

Amendments to the special rules for the Madras Municipal Service.

Part II, Chapter, March 24, 1911.
[O. G. No. 100, Public (General).]

No. 45.

In exercise of the powers conferred by paragraph (1) of section 121 of the Government of India Act, 1909, His Excellency the Governor of Madras is hereby pleased to make the following amendments in the special rules for the Madras Municipal Service published with Public (General) Notification No. 100, dated the 11th July 1909, as pages 131-139 of Part I of the Part II, Chapter Gazette, dated the 11th July 1909, as subsequently amended:—

The amendments hereby made shall be deemed to have been made and to have come into force as such from the 11th July 1909.

ARTICLE I.

In **Article III** of the said rules, under the heading, "Revenue Department,"

(1) for the entry in column (1) appears now is, the following entry shall be substituted, namely:—

"Inspector, office of the Board of Revenue;" and

(2) for the entry in column (1) appears now is, the following entry shall be substituted, namely:—

"Police, upper division, in the department including the office of the Board of Revenue and including the Revenue Settlement Period and the Road Clerk, Register section, in the office of the Board of Revenue."

II.

In **Article IV** of the said rules, under the heading, "Revenue Department,"

(1) in category 6, the following item shall be omitted, namely:—

"Road Clerk, Register section, in the office of the Board of Revenue;" and

(2) in category 12, for the first item, the following shall be substituted, namely:—

"Police, upper division, in the office of the Board of Revenue including the Revenue Settlement Period and the Road Clerk, Register section—55-57-78-79-81-82-83."

III.

In **Article VI** of the said rules, under "Section B—Selection System," the following heading and entry shall be added at the end, namely:—

"Revenue Department, Upper Registration in the office of the Board of Revenue, Section C and D."

IV.

In **Article VII** of the said rules, under the heading, "Revenue Department,"

(1) for item 1, the following shall be substituted, namely:—

"Police, upper division, in the department including the office of the Board of Revenue and including the Revenue Settlement Period and the Road Clerk, Register section, in the office of the Board of Revenue."

V.

In **Article IX** of the said rules, for rule 5, the following rule shall be substituted, namely:—

"5. There shall be paid to every such person during the first and second years of his probation a pay equivalent to the rate of Rs. 47 and Rs. 52 a month respectively."

Part II, Chapter, March 24, 1911.

[O. G. No. 101, Public (General).]

No. 46.

In exercise of the powers conferred by paragraph (1) of section 121 of the Government of India Act, 1909, His Excellency the Governor of Madras

is hereby pleased to make the following amendment to the special rules for the Madras Municipal Service published with Public (General) Notification No. 100, dated the 11th July 1909, as pages 131-139 of Part I of the Part II, Chapter Gazette, dated the 11th July 1909, as subsequently amended:—

ARTICLE I.

In **Article III** of the said rules, under category 13, Clerk, lower division, employed in any class of the District of Madras and the related collecting station, the following category and section shall be inserted, namely:—

"13. Clerk, lower division, in the office of the District of Madras and the related collecting station, the following category and section shall be inserted, namely:—

"13. Clerk, lower division, in the office of the District of Madras and the related collecting station, the following category and section shall be inserted, namely:—

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"13. Clerk, lower division, in the office of the District of Madras and the related collecting station, the following category and section shall be inserted, namely:—

"13. Clerk, lower division, in the office of the District of Madras and the related collecting station, the following category and section shall be inserted, namely:—

Question: These rules were laid down from the 11 April 1941. 42 post office doing savings bank business was Indian Post Office. Should Savings Bank for the purpose of these rules?

1. **Deficiency**—In most cases, 1974 where the system achieved performance.

² Payroll taxes were paid into the Indian Post Office Defense Savings Bank by, or on behalf of, a depositor.

Deponer means the person by whom, or on whose behalf, money is deposited.

² 'Aamash' means the account of a depositor in the Indian Post Office Savings Savings Bank.

* Mahara 'means the balance of credit of an account'

² Wilson was not a person who is not devoted to have retained his integrity under the Indian Majority Act, 1850.

²Guardian, "includes a father, or, if the father be dead, a mother, or, if both parents be dead, an executor of the minor has been appointed by will or deed or under any instrument for the time being in force in British India, any other relations of the minor with or by whom the minor is residing or being maintained."

¹ Director-General means the Director-General of Posts and Telegraphs.

¹ Postmaster-General means the chief postal authority in any province or place in which the system of the Indian Post Office Delegation Scheme

A subject of Germany is establishing the Indian Defense Reserve Book—the subject of Germany is establishing the Indian First Defense Reserve Book is to provide a ready means for the

4. *Finances* also may depend entirely—(a) *As persons may suppose money in the Jewish Post Office* (which means take up bonds).

(c) Insured,
(i) the owner of whom he is the insured, or

(i) any estate of which he is the guardian, or

(ii) any person of whom he is the guardian or trustee appointed by a Court of Law.

revealed that the representatives of the Special Investigation Group were present on behalf of our Israeli forces.

On June 20, 1961, it was reported that the

(2) None as provided in subrule (1), deposit as indicated, any person and be deemed to be deposit as above person and as above indicated by way of

persons on the ground than the deposits were to be made within the limits of the latter period as

that the deposits belong to the element, shall be determined.

4. *Qualifications of the person*—No person shall have more than one

(2) the solution to any account which a pers

not even in his own name, he may sign any number of resolutions submitted to the board of directors.

Persons are allowed to sell their deposit money at a discount of 1% off rate A, provided that not more than one account shall be opened or kept open by him.

behind all my work must be done.

10 The fact that an adviser has been appointed on behalf of a minor shall not preclude such minor from exercising its consent to let the name, and the

the fact that a married page has no concept in a
any more relevant for 1994-1995, creating a separate

amounts in MY 490 cases, provided the money is deposited by her in her 490 property or savings.

(d) An individual who is a depositor in a First Class Savings Bank may also open an account

re the Indian Post Office Defense Savings B- and may also transfer his deposits back the bank.

On the letter by lifting up the form of withdrawal a
 feeling of awe at the good effect it which has been
 made. To be in a state of a disease in the last

From Citicorp Defense Savings Bank and has the money in that bank since the amount indicated in the bill.

that Book. If he is not already a depositor in it

Heck he will have to follow the procedure laid out in rule 28, in addition to that indicated above.

Part St. George, March 23, 1941.

For Vesting Papers—Vestings in the District of
Canton.

Part St. George, March 23, 1941.

For A. E. Baker alias Nish-
sany } Officer in the
for A. V. Baker alias } district of
for A. V. Baker alias } Canton.

Part St. George, March 23, 1941.

For A. E. Baker alias Nish-
sany } Officer in the
for A. V. Baker alias } district of
for A. V. Baker alias } Canton.

For A. E. Baker alias Nish-
sany } Officer in the
for A. V. Baker alias } district of
for A. V. Baker alias } Canton.

Letters in solemnizing marriages issued.

Part St. George, March 23, 1941.

No. 415.

In pursuance of the Indian Christian Marriage Act, 1851, the Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

The Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

Letters in great marriages certificates issued.

Part St. George, March 23, 1941.

No. 416.

In pursuance of the Indian Christian Marriage Act, 1851, the Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

The Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

Part St. George, March 23, 1941.

For A. E. Baker alias Nish-
sany } Officer in the
for A. V. Baker alias } district of
for A. V. Baker alias } Canton.

For A. E. Baker alias Nish-
sany } Officer in the
for A. V. Baker alias } district of
for A. V. Baker alias } Canton.

Marriages solemnized.

Part St. George, March 23, 1941.

No. 417.

In pursuance of the Indian Christian Marriage Act, 1851, the Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

The Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

Part St. George, March 23, 1941.

No. 418.

In pursuance of the Indian Christian Marriage Act, 1851, the Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

Notarized member appointed in the Road Traffic
Board, Tanjore.

Part St. George, March 23, 1941.

(S.D. No. 101, 1941).

No. 419.

In pursuance of the powers conferred by section 415 of the Indian Christian Marriage Act, 1851, the Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

The Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

Part St. George, March 23, 1941.

(S.D. No. 102, 1941).

No. 420.

In pursuance of the powers conferred by section 415 of the Indian Christian Marriage Act, 1851, the Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

The Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

Letters in the Town Nishsany Act for the
Canton District.

TANJORE DISTRICT.

Part St. George, March 23, 1941.

No. 421.

In pursuance of the powers conferred by section 415 of the Indian Christian Marriage Act, 1851, the Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

TANJORE DISTRICT.

Part St. George, March 23, 1941.

No. 422.

In pursuance of the powers conferred by section 415 of the Indian Christian Marriage Act, 1851, the Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

Letters in solemnizing marriages issued.

Part St. George, March 23, 1941.

(S.D. No. 103, 1941).

No. 423.

In pursuance of the powers conferred by section 415 of the Indian Christian Marriage Act, 1851, the Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

The Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

The Reverend the Governor of Madras sanctions the issue of a license to the undersigned persons to solemnize marriages within the limits of the Province of Madras, in accordance with the provisions of the said Act.

(E) after Form PTA, the following form shall be completed, namely:—

* 30-40

FORM PTA

Applicable for a person in respect of a passenger transport vehicle in the said relevant Motor Vehicle Act or Chapter.

[To be filled up by the Motor Vehicle Inspector, Police, Madras.]

The following Transport Authority.

In accordance with the provision of section 46 of the Motor Vehicle Act, 1930, I, the undersigned, certify that a person under section 46 of the said Act is exempted from a passenger transport licence:—

1. Full name
2. Age of holder
3. Address
4. Vehicle type for which the person is exempted
5. Purpose for which the vehicle will be used
6. Description of vehicle

Registration No. Type Seating capacity Maximum gross weight

7. Does a person hold for

8. The vehicle will not be used by him or her.

Date _____ Place _____ Signature of person exempted as specified in 7, and

(H) after Form PE, the following form shall be completed, namely:—

* 30-41

FORM PE

Form in respect of a passenger transport vehicle to be used otherwise than for hire or reward.

[To be filled up by the Motor Vehicle Inspector, Police, Madras.]

PART A. (To be filled by holder).

Transport Authority

Form No. PTY

1. Name of holder
2. Date of birth
3. Address
4. Date when the vehicle was first used
5. Purpose for which the vehicle may be used
6. Description of vehicle

Registration No. Type Seating capacity Maximum gross weight

7. Date of expiry of permit

8. Conditions

Date _____ Place _____ Signature of person exempted as specified in 7, and

(I) after Form PTA, the following form shall be completed, namely:—

* 30-42

FORM PTA

Form in respect of a passenger transport vehicle to be used otherwise than for hire or reward.

[To be filled up by the Motor Vehicle Inspector, Police, Madras.]

PART A. (To be filled by holder).

Transport Authority

Form No. PTY

1. Name of holder
2. Date of birth
3. Address
4. Date when the vehicle was first used
5. Purpose for which the vehicle may be used
6. Description of vehicle

Registration No. Type Seating capacity Maximum gross weight

7. Date of expiry of permit

8. Conditions

Date _____ Place _____ Signature of person exempted as specified in 7, and

Form No. PTY is attached in the vehicle.

Signature of holder

Form No. PTY

1. Name of holder
2. Date of birth
3. Address
4. Date when the vehicle was first used
5. Purpose for which the vehicle may be used
6. Description of vehicle

Registration No. Type Seating capacity Maximum gross weight

7. Date of expiry of permit

8. Conditions

Date _____ Place _____ Signature of person exempted as specified in 7, and

(J) after Form PTA, the following form shall be completed, namely:—

* 30-43

FORM PTA

Form in respect of a passenger transport vehicle to be used otherwise than for hire or reward.

[To be filled up by the Motor Vehicle Inspector, Police, Madras.]

PART A. (To be filled by holder).

Transport Authority

Form No. PTY

1. Name of holder
2. Date of birth
3. Address
4. Date when the vehicle was first used
5. Purpose for which the vehicle may be used
6. Description of vehicle

Registration No. Type Seating capacity Maximum gross weight

7. Date of expiry of permit

8. Conditions

Date _____ Place _____ Signature of person exempted as specified in 7, and

(K) after Form PTA, the following form shall be completed, namely:—

* 30-44

FORM PTA

Form in respect of a passenger transport vehicle to be used otherwise than for hire or reward.

[To be filled up by the Motor Vehicle Inspector, Police, Madras.]

PART A. (To be filled by holder).

Transport Authority

Form No. PTY

1. Name of holder
2. Date of birth
3. Address
4. Date when the vehicle was first used
5. Purpose for which the vehicle may be used
6. Description of vehicle

Registration No. Type Seating capacity Maximum gross weight

7. Date of expiry of permit

8. Conditions

Date _____ Place _____ Signature of person exempted as specified in 7, and

(L) after Form PTA, the following form shall be completed, namely:—

* 30-45

FORM PTA

Form in respect of a passenger transport vehicle to be used otherwise than for hire or reward.

[To be filled up by the Motor Vehicle Inspector, Police, Madras.]

PART A. (To be filled by holder).

Transport Authority

Form No. PTY

1. Name of holder
2. Date of birth
3. Address
4. Date when the vehicle was first used
5. Purpose for which the vehicle may be used
6. Description of vehicle

Registration No. Type Seating capacity Maximum gross weight

7. Date of expiry of permit

8. Conditions

Date _____ Place _____ Signature of person exempted as specified in 7, and

Form No. PTY is attached in the vehicle.

Signature of holder

Form No. PTY

1. Name of holder
2. Date of birth
3. Address
4. Date when the vehicle was first used
5. Purpose for which the vehicle may be used
6. Description of vehicle

Registration No. Type Seating capacity Maximum gross weight

7. Date of expiry of permit

8. Conditions

Date _____ Place _____ Signature of person exempted as specified in 7, and

(M) after Form PTA, the following form shall be completed, namely:—

* 30-46

FORM PTA

Form in respect of a passenger transport vehicle to be used otherwise than for hire or reward.

[To be filled up by the Motor Vehicle Inspector, Police, Madras.]

PART A. (To be filled by holder).

Transport Authority

Form No. PTY

1. Name of holder
2. Date of birth
3. Address
4. Date when the vehicle was first used
5. Purpose for which the vehicle may be used
6. Description of vehicle

Registration No. Type Seating capacity Maximum gross weight

7. Date of expiry of permit

8. Conditions

Date _____ Place _____ Signature of person exempted as specified in 7, and

(N) after Form PTA, the following form shall be completed, namely:—

* 30-47

FORM PTA

Form in respect of a passenger transport vehicle to be used otherwise than for hire or reward.

[To be filled up by the Motor Vehicle Inspector, Police, Madras.]

PART A. (To be filled by holder).

Transport Authority

Form No. PTY

1. Name of holder
2. Date of birth
3. Address
4. Date when the vehicle was first used
5. Purpose for which the vehicle may be used
6. Description of vehicle

Registration No. Type Seating capacity Maximum gross weight

7. Date of expiry of permit

8. Conditions

Date _____ Place _____ Signature of person exempted as specified in 7, and

REVENUE DEPARTMENT.

Letter.

Port St. George, March 31, 1941.

No. 173.

Shree Balakrishna Abdul Karim Abdul Rahman, Deputy Collector, leave on average pay without medical certificate for four months with effect from the date of his relief.

Port St. George, March 30, 1941.

No. 174.

Shree P. V. Ramaswami Raja, Permanent Deputy Collector, leave on average pay without medical certificate for four months with effect from the date of his relief.

Port St. George, March 30, 1941.

No. 175.

Shree M. P. Chatterjee, Deputy Collector, leave on average pay without medical certificate for four months with effect from the date of his relief.

Port St. George, March 30, 1941.

No. 176.

Shree Balakrishna Abdul Rahman, Deputy Collector, leave on average pay without medical certificate for the period from May 1941 to 31st June 1941, preparatory to his retirement on 31st June 1941.

Amendments to the Antislavery Proviso (Binding and Marking) (Habit Rules).

Part 25, Group, March 25, 1941.
(G.S. No. 25, Decisions).

No. 210.

The following amendments of the Government of India are published:

IN A RESOLUTION OF THE GOVERNMENT OF INDIA

Amendment No. 1.

Part 25, Group, March 25, 1941.

In Part 25, Group, March 25, 1941, the amendments of the Government of India are published. The amendments of the Government of India are published. The amendments of the Government of India are published.

1. In the said rules—

(a) In rule 1, for the words, "Antislavery Proviso (Binding and Marking) (Habit Rules), 1937," the words "Antislavery Proviso (Binding and Marking) (Habit Rules), 1937" shall be substituted.

(b) In rule 1 and 2 for the words "of the Antislavery Proviso (Binding and Marking) (Habit Rules), 1937" shall be substituted.

(c) For rule 1 and 2 the following rules shall be substituted, namely:—

"1. The Antislavery Proviso (Binding and Marking) (Habit Rules), 1937, shall be substituted."

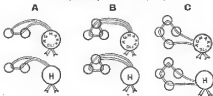
2. The Antislavery Proviso (Binding and Marking) (Habit Rules), 1937, shall be substituted."

3. The Antislavery Proviso (Binding and Marking) (Habit Rules), 1937, shall be substituted."

REVISION II.

(the rule 2).

Under the provisions of the said rules, the following rules shall be substituted.



Amendments to rule XXVII under the Madras Co-operative Societies Act.

Part 25, Group, March 25, 1941.
(G.S. No. 25, Decisions).

No. 211.

In exercise of the powers conferred by sub-section (1) and (2) of section 25 of the Madras Co-operative Societies Act, 1937 (Madras No. VI of 1937), the Government of Madras is hereby pleased to make the following amendments to the rules published with Government Order, Madras No. 25, dated 25th March 1941, in Part 25, Group, dated 25th March 1941, as follows:—

AMENDMENTS.

In rule XXVII of the said rules—

(1) in sub-rule (1), after clause (a), the following word and clause shall be added, namely:—

"or

(2) in sub-rule (2), after clause (a), the following word and clause shall be added, namely:—

"or

(3) in sub-rule (3), after clause (a), the following word and clause shall be added, namely:—

"or

(4) in sub-rule (4), after clause (a), the following word and clause shall be added, namely:—

"or

"or

Maximum retail prices in respect of Subsidized and certain Kaper's medicines enhanced.

Part 25, Group, March 25, 1941.
(G.S. No. 25, Decisions).

No. 212.

In exercise of the powers conferred by clause (b) of sub-section (1) of rule 21 of the Madras Co-operative Societies Act, 1937 (Madras No. VI of 1937), the Government of Madras is hereby pleased to make the following amendments to the rules published with Government Order, Madras No. 25, dated 25th March 1941, in Part 25, Group, dated 25th March 1941, as follows:—

(1) in the order fixing the maximum retail prices of Kaper's medicines published with Government Order, Madras No. 25, dated 25th March 1941, at page 100-101 of Part 25, Group, dated 25th March 1941, in the words "No price will be fixed for the medicines of Kaper's medicines mentioned in the schedule" shall be added, namely:—

"No price will be fixed for the medicines of Kaper's medicines mentioned in the schedule" shall be added, namely:—

(2) in the order fixing the maximum retail prices of Kaper's medicines published with Government Order, Madras No. 25, dated 25th March 1941, at page 100-101 of Part 25, Group, dated 25th March 1941, in the words "No price will be fixed for the medicines of Kaper's medicines mentioned in the schedule" shall be added, namely:—

"No price will be fixed for the medicines of Kaper's medicines mentioned in the schedule" shall be added, namely:—

(3) in the order fixing the maximum retail prices of Kaper's medicines published with Government Order, Madras No. 25, dated 25th March 1941, at page 100-101 of Part 25, Group, dated 25th March 1941, in the words "No price will be fixed for the medicines of Kaper's medicines mentioned in the schedule" shall be added, namely:—

"No price will be fixed for the medicines of Kaper's medicines mentioned in the schedule" shall be added, namely:—

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"No price will be fixed for the medicines of Kaper's medicines mentioned in the schedule" shall be added, namely:—

"No price will be fixed for the medicines of Kaper's medicines mentioned in the schedule" shall be added, namely:—

Taizhong daxue, Tianshanqianye xuehui,
No. 88, 34110000, China.

[illegible]

No. 278.

[illegible]

South West district, Vellore taluk and
Kannamangalam village.

Large, deep, R.R. No. 10111 gate, including in (1) Early
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Wm. A. Bennett, editor

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It seems to appear to the Government of Indiana that the lands specified below are needed for a public purpose, to wit, for construction of said drainage from new glacial ice sheet under Madison and Pennsylvania beds.

Notes to this effect is hereby given to all whom it may concern, notwithstanding the provisions of sections 4-113 of the Grand Ordinance of 1903, and that I will hereby the Governor of Virginia hereby authorize the Revenue Commissioners, Officers, Inspectors, Auditors and Attorneys to enforce the penalty provided by section 4-113 of the Act. Under section 5 (3) of the same Act, I hereby certify that the Government supports the Virginia Democratic Union, a labor union, and that I will support the same to the extent of my power and authority. The above is a true and correct copy of the original of the same.

South Area District, For information call:
Kathleen Wilson

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Editorial

For more information, contact the publisher at the address below.

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Germany, 1991, 2.8 ha, 220 m, adjacent to Clar-
ington Road and Brookhaven Road, Brookhaven
State Park, Clayton, North Carolina. Located on pine
flat, 100-150 m. 2000 ft. above sea level. 2000 ft. 2000 ft.

Disponible en: <http://www.legislativo.gub.uy>.

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Est. Q. Green, Nov. 21, 1925.

Fort St. George, March 21, 1948.

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For more details, Tinsford-Jones took
No. 13, Dunsandelburn village.

Tasjara distrikt, Tindjara-jandi talab,
No. 12, Daxanbelqan village.

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BALESTROTTI MEMBERS ARE INVITED TO JOIN THE THREE NATIONAL OFFICES FOR THE NEW TRADE SHOWS WITH FULL-SCALE.

TABLE 2.—*Amount of Receipts and Expenditures of the General and Special Service Accounts—Ordinary.*

4. Overall Assessment

[illegible]

2. Symbolic Machine Access

	A	B	C	D	E	F	G	H	I	J	K	L	M	N	O	P	Q	R	S	T	U	V	W	X	Y	Z	AA	AB	AC	AD	AE	AF	AG	AH	AI	AJ	AK	AL	AM	AN	AO	AP	AQ	AR	AS	AT	AU	AV	AW	AX	AY	AZ	BA	BB	BC	BD	BE	BF	BG	BH	BI	BJ	BK	BL	BM	BN	BO	BP	BQ	BR	BS	BT	BU	BV	BW	BX	BY	BZ	CA	CB	CC	CD	CE	CF	CG	CH	CI	CJ	CK	CL	CM	CN	CO	CP	CQ	CR	CS	CT	CU	CV	CW	CX	CY	CZ	DA	DB	DC	DD	DE	DF	DG	DH	DI	DJ	DK	DL	DM	DN	DO	DP	DQ	DR	DS	DT	DU	DV	DW	DX	DY	DZ	EA	EB	EC	ED	EE	EF	EG	EH	EI	EJ	EK	EL	EM	EN	EO	EP	EQ	ER	ES	ET	EU	EV	EW	EX	EY	EZ	FA	FB	FC	FD	FE	FF	FG	FH	FI	FJ	FK	FL	FM	FN	FO	FP	FQ	FR	FS	FT	FU	FV	FW	FX	FY	FZ	GA	GB	GC	GD	GE	GF	GG	GH	GI	GJ	GK	GL	GM	GN	GO	GP	GQ	GR	GS	GT	GU	GV	GW	GX	GY	GZ	HA	HB	HC	HD	HE	HF	HG	HH	HI	HJ	HK	HL	HM	HN	HO	HP	HQ	HR	HS	HT	HU	HV	HW	HX	HY	HZ	IA	IB	IC	ID	IE	IF	IG	IH	II	IJ	IK	IL	IM	IN	IO	IP	IQ	IR	IS	IT	IU	IV	IW	IX	IY	IZ	JA	JB	JC	JD	JE	JF	JG	JH	JI	JJ	JK	JL	JM	JN	JO	JP	JQ	JR	JS	JT	JU	JV	JW	JX	JY	JZ	KA	KB	KC	KD	KE	KF	KG	KH	KI	KJ	KL	KM	KN	KO	KP	KQ	KR	KS	KT	KU	KV	KW	KX	KY	KZ	LA	LB	LC	LD	LE	LF	LG	LH	LI	LJ	LK	LM	LN	LO	LP	LQ	LR	LS	LT	LU	LV	LW	LX	LY	LZ	MA	MB	MC	MD	ME	MF	MG	MH	MI	MJ	MK	ML	MM	MN	MO	MP	MQ	MR	MS	MT	MU	MV	MW	MX	MY	MZ	NA	NB	NC	ND	NE	NF	NG	NH	NI	NJ	NK	NL	NM	NN	NO	NP	NQ	NR	NS	NT	NU	NV	NW	NX	NY	NZ	OA	OB	OC	OD	OE	OF	OG	OH	OI	OJ	OK	OL	OM	ON	OO	OP	OQ	OR	OS	OT	OU	OV	OW	OX	OY	OZ	PA	PB	PC	PD	PE	PF	PG	PH	PI	PJ	PK	PL	PM	PN	PO	PP	PQ	PR	PS	PT	PU	PV	PW	PX	PY	PZ	QA	QB	QC	QD	QE	QF	QG	QH	QI	QJ	QK	QL	QM	QN	QO	QP	QQ	QR	QS	QT	QU	QV	QW	QX	QY	QZ	RA	RB	RC	RD	RE	RF	RG	RH	RI	RJ	RK	RL	RM	RN	RO	RP	RQ	RR	RS	RT	RU	RV	RW	RX	RY	RZ	SA	SB	SC	SD	SE	SF	SG	SH	SI	SJ	SK	SL	SM	SN	SO	SP	SQ	SR	SS	ST	SU	SV	SW	SX	SY	SZ	TA	TB	TC	TD	TE	TF	TG	TH	TI	TJ	TK	TL	TM	TN	TO	TP	TQ	TR	TS	TT	TU	TV	TW	TX	TY	TZ	UA	UB	UC	UD	UE	UF	UG	UH	UI	UJ	UK	UL	UM	UN	UO	UP	UQ	UR	US	UT	UU	UV	UW	UX	UY	UZ	VA	VB	VC	VD	VE	VF	VG	VH	VI	VJ	VK	VL	VM	VN	VO	VP	VQ	VR	VS	VT	VU	VV	VW	VX	VY	VZ	WA	WB	WC	WD	WE	WF	WG	WH	WI	WJ	WK	WL	WM	WN	WO	WP	WQ	WR	WS	WT	WU	WV	WW	WX	WY	WZ	XA	XB	XC	XD	XE	XF	YG	YH	YI	YJ	YK	YL	YM	YN	YO	YP	YQ	YR	YS	YT	YU	YV	YW	YX	YY	YZ	ZA	ZB	ZC	ZD	ZE	ZF	ZG	ZH	ZI	ZJ	ZK	ZL	ZM	ZN	ZO	ZP	ZQ	ZR	ZS	ZT	ZU	ZV	ZW	ZX	ZY	ZZ
Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets	Liabilities	Equity	Assets																																																																																																																																																																																																																																																																																																																																																					

Appointment of Assistant District Health Officers in various districts.

Port St. George, March 31, 1941
(S.O. No. 26, 1941, P.H.)

No. 256.

In exercise of the powers conferred by sub-section (1) of section 124 of the Maldives Public Health Act, 1935 (Maldives Act III of 1935), His Excellency the Governor of Maldives is hereby pleased to make the following appointments in the Port St. George District:

- | | |
|------------------------|---------------------------|
| (1) Quarantine. | (2) Public Health. |
| (a) Quarantine. | (a) Public Health. |

APPOINTMENT OF THE ASSISTANT DISTRICT HEALTH OFFICERS IN THE PORT ST. GEORGE DISTRICT.

No. 257.

In exercise of the powers conferred by sub-section (1) of section 124 of the Maldives Public Health Act, 1935 (Maldives Act III of 1935), His Excellency the Governor of Maldives is hereby pleased to make the following appointments in the Port St. George District:

Quarantine.

In exercise of the powers conferred by sub-section (1) of section 124 of the Maldives Public Health Act, 1935 (Maldives Act III of 1935), His Excellency the Governor of Maldives is hereby pleased to make the following appointments in the Port St. George District:

Drift movement in the Maldives (Proclamation No. 1940).

Port St. George, March 31, 1941
(S.O. No. 27, 1941, P.H.)

No. 258.

The following draft of an amendment to the Maldives Four (Proclamation No. 1940) published with reference to the Maldives Public Health Act, 1935, dated the 28th day of March 1941, is hereby published for public inspection.

Maldives is hereby given that the draft will be further proceeded with after the date of publication of this notification and that any objection or suggestion which may be received with respect thereto before the expiry of the period allowed will be considered by the Government of Maldives.

Drift movement.

Articles 4, 5 and 6 shall be omitted.

Amendment to the notification regarding levy of pilgrim toll in the Maldives (Proclamation No. 1940).

Port St. George, March 31, 1941
(S.O. No. 28, 1941, P.H.)

No. 259.

In exercise of the powers conferred by sub-section (1) of section 124 of the Maldives Public Health Act, 1935 (Maldives Act III of 1935), His Excellency the Governor of Maldives is hereby pleased to make the following amendments in the Maldives Public Health Act, 1935, published in page 124 of Part I of the Port St. George Gazette, dated 11th March 1941:

Amendment.

In the schedule to the said notification after each phrase (a) of clause 2 add the following sub-clause (b):

"(b) On through traffic on the Grand Southern Track Road."

Act

Levy of pilgrim toll during fair and festival.

Maldives (Proclamation No. 1940).

Port St. George, March 31, 1941
(S.O. No. 29, 1941, P.H.)

No. 260.

In exercise of the powers conferred by sub-section (1) of section 124 of the Maldives Public Health Act, 1935 (Maldives Act III of 1935), His Excellency the Governor of Maldives is hereby pleased to make the following amendments in the Maldives Public Health Act, 1935, published in page 124 of Part I of the Port St. George Gazette, dated 11th March 1941:

Schedule.

Tolls shall be levied at the following rates:—

(a) Vehicle.	—	—	—	—	—
(b) Motor vehicle.	—	—	—	—	—
(c) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(d) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(e) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(f) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(g) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(h) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(i) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(j) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(k) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(l) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(m) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(n) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(o) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(p) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(q) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(r) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(s) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(t) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(u) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(v) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(w) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(x) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(y) Motor vehicle not being a motor vehicle.	—	—	—	—	—
(z) Motor vehicle not being a motor vehicle.	—	—	—	—	—

No toll shall be levied on any animal not restricted to the above.

2. (a) The payment of a toll in respect of any vehicle shall be made on or before the date of entry.

(b) No more than a single payment of toll shall be demanded in respect of any vehicle or animal during any one period of its journey from one point to another.

(c) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(d) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(e) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(f) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(g) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(h) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(i) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(j) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(k) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(l) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(m) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(n) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(o) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(p) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(q) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(r) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(s) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(t) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(u) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(v) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(w) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(x) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(y) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(z) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(aa) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(ab) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(ac) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

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(ax) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(ay) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

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(ba) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(bb) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(bc) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(bd) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

(be) The person collecting toll shall give a receipt to the individual making the payment in such form as may be determined by the Maldives Government.

Part 2-A of the Port St. George Gazette, dated 29th February 1951, at the date and subject of the exemption and conditions specified in the schedule below:—

Schedule.

Tolls shall be levied as the following rates:—

Rs. + p.

On entry—			
(a) Single	0	1	0
(b) Vehicle not being a motor vehicle	0	4	0
(c) Ship or boat	0	8	0
(d) Horse, bull, mule, buffalo, or cow	0	5	0

No toll shall be levied on any animal not mentioned in the above.

2. (1) The payment of a toll is receipt of 400 vehicle tokens the validity of which is as follows:—

(a) (i) Not more than a single payment of toll shall be demanded in respect of any vehicle or animal during any one period of 24 hours entered from sunrise to midnight.

(ii) The person collecting tolls shall give a receipt to the individual making the payment in such form as may be determined by the Public Works Board (hereinafter referred to as the local authority).

3. No toll shall be levied on any vehicle or animal—

(a) belonging to the Central or Provincial Government or the local authority or any person engaged by the Central or Provincial Government or the local authority or by any officer or servant on behalf of the Central or Provincial Government or the local authority for a public purpose;

(b) carrying any officer or servant of the Central or Provincial Government or of the local authority on duty or his personal effects or property in the course of a public office;

(c) loaded or regulated by the local authority during the period for which such vehicle or animal has been so exempted or regulated;

(d) exempted by or under the Indian Tolls (Army) Act, 1924; or

(e) carrying any military stores belonging to the Central or Provincial Government.

EXEMPTION VALIDITY IN RESPECT OF VEHICLES.

Part 2-A, Gazette, March 29, 1951
(S.M. No. 29, 1951, P. 2-A).

No. 276.

4. In exercise of the powers conferred by sub-section (1) of section 112 of the Madras Public Works Act, 1924 (Madras Act 44 of 1924), the Executive Engineer in charge of Madras is hereby pleased to direct that during the period commencing five days before and ending five days after the 29th day of March 1951, tolls shall be levied on vehicles passing into and out of the Port of St. George, which has been entered as a port and inland waters in Public Works Department Notification No. 354, published on page 216 of Part 2-A of the Port St. George Gazette, dated 29th April 1951, at the rates and subject to the exemptions and conditions specified in the schedule below:—

Schedule.

Tolls shall be levied as the following rates:—

Rs. + p.

On entry—			
(a) Single	0	1	0
(b) Vehicle not being a motor vehicle	0	4	0
(c) Ship or boat	0	8	0
(d) Horse, bull, mule, buffalo, or cow	0	5	0

No toll shall be levied on any animal not mentioned in the above.

2. (1) The payment of a toll is receipt of any vehicle token the validity of which is as follows:—

(a) (i) Not more than a single payment of toll shall be demanded in respect of any vehicle or animal during any one period of 24 hours entered from sunrise to midnight.

(ii) The person collecting tolls shall give a receipt to the individual making the payment in such form as may be determined by the Executive Engineer in charge of the local authority.

3. No toll shall be levied on any vehicle or animal—

(a) belonging to the Central or Provincial Government or the local authority or any person engaged by the Central or Provincial Government or the local authority or by any officer or servant on behalf of the Central or Provincial Government or the local authority for a public purpose;

(b) carrying any officer or servant of the Central or Provincial Government or of the local authority on duty or his personal effects;

(c) carrying any person or property in the course of a public office;

(d) loaded or regulated by the local authority during the period for which such vehicle or animal has been so exempted or regulated;

(e) exempted by or under the Indian Tolls (Army) Act, 1924; or

(f) carrying any military stores belonging to the Central or Provincial Government.

EXEMPTION VALIDITY IN RESPECT OF VEHICLES.

Part 2-A, Gazette, March 29, 1951
(S.M. No. 29, 1951, P. 2-A).

No. 275.

4. In exercise of the powers conferred by sub-section (1) of section 112 of the Madras Public Works Act, 1924 (Madras Act 44 of 1924), the Executive Engineer in charge of Madras is hereby pleased to direct that during the period commencing five days before and ending five days after the 29th day of March 1951, tolls shall be levied on vehicles passing into and out of the Port of St. George, which has been entered as a port and inland waters in Public Works Department Notification No. 354, published on page 216 of Part 2-A of the Port St. George Gazette, dated 29th April 1951, at the rates and subject to the exemptions and conditions specified in the schedule below:—

Schedule.

Tolls shall be levied as the following rates:—

Rs. + p.

On entry—			
(a) Single	0	1	0
(b) Vehicle not being a motor vehicle	0	4	0
(c) Ship or boat	0	8	0
(d) Horse, bull, mule, buffalo, or cow	0	5	0

No toll shall be levied on any animal not mentioned in the above.

2. (1) The payment of a toll is receipt of any vehicle token the validity of which is as follows:—

(a) (i) Not more than a single payment of toll shall be demanded in respect of any vehicle or animal during any one period of 24 hours entered from sunrise to midnight.

(ii) The person collecting tolls shall give a receipt to the individual making the payment in such form as may be determined by the Executive Engineer in charge of the local authority.

3. No toll shall be levied on any vehicle or animal—

(a) belonging to the Central or Provincial Government or the local authority or any person engaged by the Central or Provincial Government or the local authority or by any officer or servant on behalf of the Central or Provincial Government or the local authority for a public purpose;

(b) carrying any officer or servant of the Central or Provincial Government or of the local authority on duty or his personal effects;

(c) carrying any person or property in the course of a public office;

(d) loaded or regulated by the local authority during the period for which such vehicle or animal has been so exempted or regulated;

(e) exempted by or under the Indian Tolls (Army) Act, 1924; or

(f) carrying any military stores belonging to the Central or Provincial Government.

Local Boards Amending District Health Officers' Powers (Appointments and Conditions of Service) Regulations, 1931.

Port St. George, March 29, 1941.
(S.D., No. 26, sub. F.2.1.)

No. 226.

In exercise of the powers conferred by sub-section (2) of section 5 of the District Health Officers Act, 1920 (Ordinance No. 15 of 1920), the Honorable the Governor of Madras is hereby pleased to make the following regulations regarding the appointments and conditions of service of the persons included in the Honorable District Health Officers engaged by district boards.

REGULATIONS.

1. (1) These regulations may be called the Local Boards Amending District Health Officers' Powers (Appointments and Conditions of Service) Regulations, 1941.
(2) They shall come into force with effect on and from the 1st day of April 1941.

2. In these regulations, unless there is anything saying to the contrary, the expression "Government" means the Government of Madras.

3. These regulations shall be supervised by an Assistant District Health Officer, the District Health Officer concerned shall, from the appointments and make a report to the Assistant District Health Officer.

4. The scale of pay for the persons included in the Amending District Health Officers shall be the same as that of the posts in Government service in the district.

5. (1) If the Government servant is appointed as a part, the district board concerned shall pay to the Government servant such amount as may be fixed by the Government but not more than the amount.

(2) The pay and travelling allowances of the Government servant shall be the same as the scale of the Government servant concerned.

6. No Government servant employed as a part under a district board shall be deemed to be a Government servant within the meaning of the Government of Madras Act.

Variations in terms-planning schemes.

Port St. George, March 29, 1941.
(S.D., No. 26, sub. F.2.1.)

AMENDING DISTRICT HEALTH OFFICERS' POWERS, Madras.

No. 227.

The following draft of a notification varying the Amending District Health Officers' Powers (Appointments and Conditions of Service) Regulations, 1941, is hereby published, as required by clause (5) of the said sub-section, for the consideration of all persons likely to be affected thereby.

Notice is hereby given that the draft will be taken into consideration on or after 1st May 1941 and that any objection or suggestion which may be received with respect thereto before the said date will be considered by the Government of Madras.

DRAFT NOTIFICATION.

In the said scheme—
(1) in clause 13, sub-section (5) shall be reworded as follows:—

"(5) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (6), namely:—

"(6) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (7), namely:—

"(7) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (8), namely:—

"(8) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (9), namely:—

"(9) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (10), namely:—

"(10) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (11), namely:—

"(11) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (12), namely:—

"(12) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (13), namely:—

"(13) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (14), namely:—

"(14) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (15), namely:—

AMENDING DISTRICT HEALTH OFFICERS' POWERS, Madras.

No. 228.

The following draft of a notification varying the Amending District Health Officers' Powers (Appointments and Conditions of Service) Regulations, 1941, is hereby published, as required by clause (5) of the said sub-section, for the consideration of all persons likely to be affected thereby.

Notice is hereby given that the draft will be taken into consideration on or after 1st May 1941 and that any objection or suggestion which may be received with respect thereto before the said date will be considered by the Government of Madras.

DRAFT NOTIFICATION.

In the said scheme—
(1) in clause 13, sub-section (5) shall be reworded as follows:—

"(5) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (6), namely:—

"(6) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (7), namely:—

"(7) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (8), namely:—

"(8) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (9), namely:—

"(9) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (10), namely:—

"(10) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (11), namely:—

"(11) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (12), namely:—

"(12) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (13), namely:—

"(13) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (14), namely:—

"(14) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (15), namely:—

"(15) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (16), namely:—

"(16) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (17), namely:—

"(17) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (18), namely:—

"(18) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (19), namely:—

"(19) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (20), namely:—

"(20) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (21), namely:—

"(21) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (22), namely:—

"(22) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (23), namely:—

"(23) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (24), namely:—

"(24) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (25), namely:—

"(25) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (26), namely:—

"(26) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (27), namely:—

"(27) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (28), namely:—

"(28) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (29), namely:—

"(29) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (30), namely:—

"(30) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (31), namely:—

"(31) The draft shall be referred to the Assistant District Health Officer and the following shall be inserted as sub-section (32), namely:—

Notice is hereby given that the draft will be taken into consideration on or after 1st May 1911 and that any objection or amendment which may be made must be submitted by the Government of Madras.

DEATH CERTIFICATE.

In the said schedule—

(1) in clause (b) sub-clause (i) shall be re-written as sub-clause (i) and the following shall be inserted as sub-clause (ii), namely:—

"(ii) The State Registrar shall file a certificate for the purposes mentioned in clause (b) of section 2 of the Act in Form No. 10 and shall file a copy of the same in Form No. 11 and Form No. 12 and shall forward a copy of the same to the Registrar of the District in Form No. 13 and Form No. 14."

(2) in clause (c) of the said Act the word "Registrar" shall be substituted by the word "Registrar."

(3) in clause (d) of the said Act the word "Registrar" shall be substituted by the word "Registrar" and the following shall be added to the end of the clause:—

"and the Registrar shall be empowered to issue a certificate in Form No. 15 and Form No. 16."

EXTENSION OF TIME FOR PROVIDING OVERSIGHTING SCHEMES.

TELEPHONE MESSAGE OFFICE.

Part II, Chapter, March 25, 1911.

(S.O. No. 10, 1911, P. 11.)

No. 20.

The Government hereby extend the time for the completion and publication of the "Telephone Message Office" of the Madras Telephone Company, Ltd., and the time for the completion and publication of the "Telephone Message Office" of the Madras Telephone Company, Ltd., to the 1st April 1911.

- (1) Madras Telephone Company, Ltd.
- (2) Madras Telephone Company, Ltd.
- (3) Madras Telephone Company, Ltd.

TELEPHONE MESSAGE OFFICE.

Part II, Chapter, March 25, 1911.

(S.O. No. 10, 1911, P. 11.)

No. 20.

Under sub-section (1) of section 2 of the Madras Telephone Act, 1909, the Government are pleased to extend the time for the completion and publication of the "Telephone Message Office" of the Madras Telephone Company, Ltd., to the 1st April 1911.

TELEPHONE MESSAGE OFFICE.

Part II, Chapter, March 25, 1911.

(S.O. No. 10, 1911, P. 11.)

No. 20.

Under sub-section (1) of section 2 of the Madras Telephone Act, 1909, the Government are pleased to extend the time for the completion and publication of the "Telephone Message Office" of the Madras Telephone Company, Ltd., to the 1st April 1911.

TELEPHONE MESSAGE OFFICE.

Part II, Chapter, March 25, 1911.

(S.O. No. 10, 1911, P. 11.)

No. 20.

Under sub-section (1) of section 2 of the Madras Telephone Act, 1909, the Government are pleased to extend the time for the completion and publication of the "Telephone Message Office" of the Madras Telephone Company, Ltd., to the 1st April 1911.

EXTENSION OF THE POWER OF PUBLIC HEALTH OFFICER.

ALCOHOLIC LIQUOR IN THE DISTRICT OF MADRAS.

Part II, Chapter, March 24, 1911.

(S.O. No. 10, 1911, P. 11.)

No. 20.

In exercise of the power conferred by sub-section (1) of section 2 of the Public Health Act, 1909, the Government are pleased to extend the time for the completion and publication of the "Alcoholic Liquor in the District of Madras" of the Madras Public Health Officer, to the 1st April 1911.

ALCOHOLIC LIQUOR IN THE DISTRICT OF MADRAS.

Part II, Chapter, March 25, 1911.

(S.O. No. 10, 1911, P. 11.)

No. 20.

In exercise of the power conferred by sub-section (1) of section 2 of the Public Health Act, 1909, the Government are pleased to extend the time for the completion and publication of the "Alcoholic Liquor in the District of Madras" of the Madras Public Health Officer, to the 1st April 1911.

ALCOHOLIC LIQUOR IN THE DISTRICT OF MADRAS.

Part II, Chapter, March 25, 1911.

(S.O. No. 10, 1911, P. 11.)

No. 20.

In exercise of the power conferred by sub-section (1) of section 2 of the Public Health Act, 1909, the Government are pleased to extend the time for the completion and publication of the "Alcoholic Liquor in the District of Madras" of the Madras Public Health Officer, to the 1st April 1911.

Y. V. SUBRAMANIAM,
Deputy Secretary to Government.

MEMBER OF THE MEDICAL COUNCIL OF INDIA.

Part II, Chapter, March 25, 1911.

(S.O. No. 10, 1911, P. 11.)

No. 20.

The following resolution of the Government of India is published:—

DEPARTMENT OF EDUCATION, SCIENCE AND LITERATURE.

(H.O. No. 10.)

Part II, Chapter, March 25, 1911.

No. 20. (H.O. No. 10.) In exercise of the power conferred by section 2 of the Public Health Act, 1909, the Government are pleased to extend the time for the completion and publication of the "Alcoholic Liquor in the District of Madras" of the Madras Public Health Officer, to the 1st April 1911.

R. D. WOOD,
Secretary to Government.

AMENDMENT TO THE RULES FOR THE REGISTRATION OF VITAL STATISTICS IN MADRAS.

Part II, Chapter, February 18, 1911.

(S.O. No. 10, 1911, P. 11.)

No. 20.

In exercise of the power conferred by sub-section (1) of section 2 of the Public Health Act, 1909, the Government are pleased to extend the time for the completion and publication of the "Alcoholic Liquor in the District of Madras" of the Madras Public Health Officer, to the 1st April 1911.

Form A.
 9/25/2016 10:17 AM
 10/25/2016 10:17 AM

[illegible]

Form B.
[Revised 1-11-65.]
State Dept. of Soc.

Field number	
Collector and date	
Place of origin	
Name of owner	
Plant weight	
Part of collection for analysis	
Days in which analyzed	
Size of type of sample used	
Plant in the water	
Number of leaves analyzed	
Amount of water used	
Free chlorine	
Remarks	

From G.
(The rules 2 (1) (b) and 3.)
Miss Elliott,
Miss Mary Giff.

Analysis of variance
Main effect
Dose level
Dose response
Name
Address

Easter

Lodging: yug
 Breakfast: 10¢.
 Special rates
 Daily from afternoon

[illegible]

(Tie-up to be made for making 18 entries.)

[illegible][illegible]

Information about any change in security or personnel should be submitted to the office directly.

[illegible]

CONSOLE AND MONITORING

Amendments to the special rules for the Madras
Medical Service and Madras Medical Subordinate
Services.

Fort St. George, March 30, 1941
G.D. No. 1178, P.M.S.

1994, 1995].

On account of the person referred to paragraph (2) of sub-paragraph (2) of section 341 of the Government of India Act, 1935, it is hereby notified to the public that the special rules for the Indian Medical Service published with Public (Services) Department Memorandum No. 845, dated the 21st December 1937, at pages 1237 to 1248 of Part I of the Fort St. George Gazette, dated the 21st December 1937, are subsequently amended. —

Author's address:

After rule 17 of the said rules, the following rule shall be added, namely:—

* 18. Notwithstanding anything to the contrary contained in these rules or any other rules the following provisions shall apply to members of the service in category 2 of Class I who have been degraded for military service in connection with the present

(c) Any period of full service rendered by any such member shall for the purposes of provisions and increments of pay count as duty on a full basis so far as the said provisions for time that served.

¹² *Field weapons*—shall mean such period of military service as the Postmaster Government may from time to time determine.

(1) Persons who have done military service shall be entitled to appointment in subordinate positions in the civil or the land category in preference to those who have not done military service. A balance provision will have done military service preference shall be given to those who went for military recruitment.

(c) Persons offending in a post borne on the order of the said category who have done military service shall not be discharged for want of resources until all the persons who are offending in post borne on the said order but have not done military service

have been discharged. As between persons who have done military service, a person who went for military service cannot still not be discharged for want of a vacancy before a person who went for military service later.

(d) Persons who have been discharged for mental diseases shall be recognized as varietal crime within the scope of the order of these districts.

(4) The period spent on military service by any work member shall count for the accumulation of leave under the rules applicable to the Madras Medical Service, the period of leave of any work member during military service being deducted from the leave earned.

(f) For the purpose of this rule, "military service" shall mean military service in connection with the Vietnam War."

1148

In accordance with the powers conferred by paragraph 15 of an authorization in an OFFICE 361 of the Government of India Act, 1930, His Excellency the Governor of Madras is hereby pleased to make the following amendments to the special rates for the following districts: Bangalore, Coimbatore, Cuddalore, Madurai, Tirunelveli, Tiruppur, and Tiruvannamalai, Madras, and the following Government Notifications, No. 279, dated 10th October 1930, and page 1020 to 1030 as Part I of the Part 51, Gazette Gazette, dated the 20th November 1930, on a subsequent amendment.

Assessment

After rule 32 of the said rules the following rule shall be added, namely:—

* 81. Notwithstanding anything to the contrary contained in these rules or any other rules the following provisions shall apply to members of the service in Class I who have been deposited for military service in connection with the current war:—

(d) Any period of full service rendered by any such member shall for the purposes of prohibition and increments of pay count as duty in a post borne on the scale of the post class, but in that period.

Evaluation.—For the purpose of this diagram "fidei servus" shall mean each period of military service as the President Government may from time to time determine.

20th March 1941.

Members elected to the Calcutta District Board.

Under rules 32 and 33 in Part I of the rules for the conduct of elections of members of local boards the year in which votes are given today has been declared elected to a member of the Calcutta District Board and he shall serve for the full term.

The list and name of elected and name of voters are as follows:

N.Y. 11 (1939-40).
Joshi Mahendran Prasad, Chairman.

Calcutta.
24th March 1941. C. F. SUBRAMANIAM,
District Officer.

Chairmen elected for Municipal Councils.

Europa Municipal Council.

Under rule 27 (1) and (2) of the rules for the election of chairmen and vice chairmen of municipal councils the Municipal Councils are directed to have been elected to Chairmen, Municipal Council, Europe, at 10.30 a.m. on 24th March 1941.

Europa Municipal Council. 20th March 1941. The Chairman.

Wadgaon Municipal Council.

Under rule 27 (1) of the rules for the election of chairmen and vice chairmen of municipal councils, Wadgaon Municipal Council is directed to have been elected to Chairmen of the Wadgaon Municipal Council.

S. V. SUBRAMANIAM,
District Officer.

Wadgaon Municipal Council.
24th March 1941.

Councillors elected to the Kolkat District Municipal Council.

Under rule 18 of the rules for the conduct of elections of municipal councillors, the Kolkat District Municipal Council has been declared elected to members of the Kolkat District Municipal Council and they shall serve for the full term.

Number of
Term. Name of person elected elected.
11. B. S. Subramaniam, Chairman.
12. B. S. Subramaniam, Vice-Chairman.
13. B. S. Subramaniam, Vice-Chairman.

Kolkat.
24th March 1941. S. V. SUBRAMANIAM,
District Officer and Commissioner.

Allocation of certain responsibilities to religious purposes.

Under rule 18 of the rules for the conduct of elections of municipal councillors, the Kolkat District Municipal Council has been declared elected to members of the Kolkat District Municipal Council and they shall serve for the full term.

Under rule 18 of the rules for the conduct of elections of municipal councillors, the Kolkat District Municipal Council has been declared elected to members of the Kolkat District Municipal Council and they shall serve for the full term.

Under rule 18 of the rules for the conduct of elections of municipal councillors, the Kolkat District Municipal Council has been declared elected to members of the Kolkat District Municipal Council and they shall serve for the full term.

Under rule 18 of the rules for the conduct of elections of municipal councillors, the Kolkat District Municipal Council has been declared elected to members of the Kolkat District Municipal Council and they shall serve for the full term.

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Under rule 18 of the rules for the conduct of elections of municipal councillors, the Kolkat District Municipal Council has been declared elected to members of the Kolkat District Municipal Council and they shall serve for the full term.

Under rule 18 of the rules for the conduct of elections of municipal councillors, the Kolkat District Municipal Council has been declared elected to members of the Kolkat District Municipal Council and they shall serve for the full term.

A. N. SUBRAMANIAM,
District Officer.

LOCAL NOTIFICATIONS.**LOCAL ADMINISTRATION DEPARTMENT.****Rules relating to the filing of appeals by local bodies against the decisions of local boards.**

Part II, Chapter, March 31, 1941.

No. 280.

In exercise of the powers conferred by sub-section (1) of section 202 of the Madras District Municipalities Act, 1920 (Madras Act V of 1920), the Government of Madras is hereby pleased to make the following rules relating to the filing of appeals by local bodies against the decisions of local boards:

REVOCATION.

1. Wherever a municipal council proposes to file an appeal against the decision of a local board, the municipal council shall:

(a) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government; and (b) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government.

2. Wherever a municipal council proposes to file an appeal against the decision of a local board, the municipal council shall:

(a) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government; and (b) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government.

3. Wherever a municipal council proposes to file an appeal against the decision of a local board, the municipal council shall:

(a) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government; and (b) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government.

4. Wherever a municipal council proposes to file an appeal against the decision of a local board, the municipal council shall:

(a) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government; and (b) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government.

5. Wherever a municipal council proposes to file an appeal against the decision of a local board, the municipal council shall:

(a) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government; and (b) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government.

6. Wherever a municipal council proposes to file an appeal against the decision of a local board, the municipal council shall:

(a) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government; and (b) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government.

7. Wherever a municipal council proposes to file an appeal against the decision of a local board, the municipal council shall:

(a) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government; and (b) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government.

8. Wherever a municipal council proposes to file an appeal against the decision of a local board, the municipal council shall:

(a) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government; and (b) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government.

9. Wherever a municipal council proposes to file an appeal against the decision of a local board, the municipal council shall:

(a) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government; and (b) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government.

10. Wherever a municipal council proposes to file an appeal against the decision of a local board, the municipal council shall:

(a) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government; and (b) where the Government are not a party, or where they are a party and their interests are not adverse to those of the municipal council, obtain the opinion of the Government.

Changes in the 100 Books for the B.C. DEGREE Examination of 1912

In the list of 100 books for the B.C. DEGREE Examination of 1912 published in Part I-B of the Port Se. George Gazette dated 26th April 1911, and printed at the end of the Journal Register (1911) under Part I-B in the Supplement, and "Under the heading—Changes in the 100 Books for the B.C. DEGREE Examination of 1912" the following alterations have been made—

(By order)

University Office, Halifax,
26th March 1911.

Y. R. KIRCHNER,
Secretary.

PART I EXAMINATION FOR THE AWARD OF HEALTH VICTORYS DIPLOMA.

Government Examinations for the award of diploma for Health Victorys—Government Training School for Health Victorys, Madras—Part I February 1912.

Subjects.

The following examinations are scheduled to have place the Government Examinations in Part I held in February 1912:—

Books to be read and papers of candidates.	Total number of marks of candidates.
1. Book Knowledge of Public Health.	4000
2. Book Knowledge of Public Health.	4000
3. Book Knowledge of Public Health.	4000
4. Book Knowledge of Public Health.	4000
5. Book Knowledge of Public Health.	4000
6. Book Knowledge of Public Health.	4000

Madras,
21st March 1911.

H. S. DUTT, Secy. I.C.S.,
Collector, Board of Examinations.

INSTITUTION OF THE TINA COURSE.

Applications are invited from Government Medical Practitioners who are not above 25 years of age on 1st July 1912 and who belong to the Madras Province to join the TINA COURSE—Institution of the Tina Course. The course will begin on 1st July 1912.

2. The number of candidates that will be selected for the course will be 20.

3. No fee will be levied from selected candidates but they will be required to bear expenses to move Government for a period of six years to an hospital, capacity to medical officers in charge of one of the hospitals in the Province established as a hospital for the purpose of the Tina Course. These conditions of service will be in accordance with the scheme for the employment of Government Medical Officers as approved by Government.

4. The course of study for the diploma will be for four months commencing in the middle of July in the Medical College, Madras, followed by six months more in the clinical wards of the hospital at the Government Medical Officers' Dispensary, Government. No travelling allowance will be paid for the journey to the Dispensary and return.

5. At the end of the course an examination will be held at Madras. An examination fee of Rs. 50 will be levied from each candidate. The Diploma of TINA COURSE will be awarded to the successful candidates.

6. The selection of candidates will be made by a Board appointed by the Government.

7. Forms of application can be obtained from the Principal, Assistant to the Principal, or from the Government of Madras, Calcutta P.O., Madras.

8. Applicants of colour for the Institute must be prepared to appear before the Selection Board at Madras in their own names on the date and time which will be announced in due season.

9. Every application must be accompanied by the following documents:—

(a) Evidence of date of birth.

(b) Evidence that the candidate belongs to the Madras Province.

(c) These certificates of character and studies in respect of each subject to be from the head of the medical institutions in which the candidate has studied and number must have been obtained not earlier than 1st March 1911 from the responsible person who knows the candidate personally.

Consent to the selection will be from one of the two persons.

10. Every application with all the documents must be submitted to the Selection Board in the Government of Madras.

The Principal, Assistant to the Principal, or from the Government of Madras, Calcutta P.O., Madras.

11. Applications may reach the Principal, Assistant to the Principal, or from the Government of Madras, Calcutta P.O., Madras.

(By order)

W. A. ALLEN,

Principal, Assistant to the Principal, or from the Government of Madras, Calcutta P.O., Madras.

NOTIFICATIONS BY EDUCATIONAL OFFICERS.

Resumption of a teacher's certificate.

The Higher Elementary Grade Training School, Training Officer, No. 2015-16 of 1st May 1912 has been suspended for a period of six months, with effect from 1st May 1912 to 1st November 1912. On 1st May 1912, the Training School, Training Officer, No. 2015-16 of 1st May 1912 has been suspended for a period of six months, with effect from 1st May 1912 to 1st November 1912. On 1st May 1912, the Training School, Training Officer, No. 2015-16 of 1st May 1912 has been suspended for a period of six months, with effect from 1st May 1912 to 1st November 1912.

ROBERT E. LORIE,

Superintendent of Public Schools, Public Schools, Calcutta, 26th March 1912.

Loss of teachers' certificates.

The Training School, Training Officer, No. 2015-16 of 1st May 1912 has been suspended for a period of six months, with effect from 1st May 1912 to 1st November 1912. On 1st May 1912, the Training School, Training Officer, No. 2015-16 of 1st May 1912 has been suspended for a period of six months, with effect from 1st May 1912 to 1st November 1912. On 1st May 1912, the Training School, Training Officer, No. 2015-16 of 1st May 1912 has been suspended for a period of six months, with effect from 1st May 1912 to 1st November 1912.

Principal of the Training School, Training Officer.

Name of the teacher—P. S. Subramanyam Aggar.

Period of training—July 1911 to July 1912.

Date of birth—26th July 1887.

General Educational Qualification—Intermediate.

Examination in the Madras University.

Religion—Hindu.

Religion and caste—Hindu, Brahmin.

Language in which the applicant passed the original test—English.

Class of completion of Preliminary Teacher's Certificate—Second.

R. P. G. SINGH,

Principal, Assistant to the Principal, or from the Government of Madras, Calcutta P.O., Madras.

Lower Grade Training School, Training Officer, No. 2015-16 of 1st May 1912 has been suspended for a period of six months, with effect from 1st May 1912 to 1st November 1912. On 1st May 1912, the Training School, Training Officer, No. 2015-16 of 1st May 1912 has been suspended for a period of six months, with effect from 1st May 1912 to 1st November 1912. On 1st May 1912, the Training School, Training Officer, No. 2015-16 of 1st May 1912 has been suspended for a period of six months, with effect from 1st May 1912 to 1st November 1912.

Principal, Assistant to the Principal, or from the Government of Madras, Calcutta P.O., Madras.

7. Those who desire an acknowledgment of their application as students must send a 6 Paise and post card with their application and this will be returned with the stamp of the College official.

8. Selected students should join the College on the 1st of July 1941. They must bring with them the following documents—

- (1) S.S.C. Exam card is already.
- (2) Certificate of registration, does not earlier than the year 1940.
- (3) Pass the last session of middle pass will be required to get admission in the college.
- (4) Medical inspection certificate, and
- (5) Transfer certificate.

9. Students will be required to reside in the College Hostel as far as they reside with their parents, guardians or relatives.

10. The following are the rules of fee listed as—

A. Tuition fee (first session),			
Students name	S.S.	Inter-mediate	
Full standard fees	Rs. 20	Rs. 20	
Half standard fees	.. 10	.. 10	
For each part (three parts)	.. 10	.. 10	

There are three terms in the year and fees must be paid for each term as follows.

	S.S.	Inter-mediate
1st, 2nd, 3rd	Rs. 10	Rs. 10

B. Special fee (payable on admission for the whole year).

(1) Games and physical training	5 0 0	5 0 0
(2) Medical inspection	1 0 0	1 0 0
(3) Library fee (which includes use of library, reading room, and membership of College societies)	4 0 0	3 0 0
(4) Laboratory fee	10 0 0
(5) College uniform	5 0 0
(6) Library certificate	5 0 0
(7) College meal card	1 0 0
(8) Tuition fee, first and second session	2 0 0	2 0 0

C. Fees payable to the University for the first session.

(1) Registration fee	5 0 0
(2) Fee for scrutiny of S.S.C. of the Andhra University.	5 0 0
(3) Fee for completion of University at S.S.C. from students of various Madrasah Andhra Universities.	5 0 0
(4) Maintenance fee from students coming from Madrasah other than Madrasah.	2 0 0	..
(5) Fee for completion of the Intermediate certificate of Madrasah other than Madrasah.	5 0 0	..

11. Every applicant for admission to Intermediate Madrasah must submit complete form one year or more before the age of 14 on 31st July 1941. Application form received after this date will not be considered.

12. There is liberal provision in the College for the award of studentship to deserving students and the award will be on terms granted in past, Madrasah in respect of students has it is large.

H. ADDUL RAHIM,
Principal,
Government Madrasah College, Madrasah,
20th March 1941.

Andhra Madrasah College, Visakhapatnam

Students And Madrasah College—1941-1942.

Applications are invited for the Graduate and Diploma courses which start from July 1941 in the Andhra Madrasah College, Visakhapatnam. The admission is invited to all students.

9. Those who have passed the Intermediate Madrasah or who have qualified for a Secondary Examination. Certain taking Physics as compulsory as "C." Group subject for the Intermediate are eligible for admission. Candidates however will be given to candidates who have passed Part III of the Intermediate Examination in Arts or Science with English, Maths and Chemistry as optional subjects.

10. The course extends over two years, i.e., from July 1941 to November 1942 at the end of which candidates will be held at Madrasah and students from Visakhapatnam should go to Madrasah for study as in their own work. The fee for each year of the course is Rs. 10. On receipt of communication from the Government, the fee should be sent to the Government treasury under the head "K.V. Madrasah—Government Madrasah" and the student should be in the College before admission.

Applications for admission to the course should be sent to the Principal, Andhra Madrasah College, Visakhapatnam, in the form appended below before the 15th June 1941.

Application for admission to the Graduate and Diploma Course, Andhra Madrasah College, Visakhapatnam, 1941-1942.

- 1 Candidate's name (in full)
- 2 Candidate's address.
- 3 Name and address of father or guardian.
- 4 Occupation of father or guardian.
- 5 Annual income of father or guardian.
- 6 Candidate's caste or creed (Example, Anglo-Indian, Indian Christian, Brahmin, Non-Brahmin Hindu, Mohammedan, Sikhs).
- 7 District to which the candidate belongs.
- 8 Madrasah subject.
- 9 Exact date of birth.
- 10 Qualifications.
- 11 Classical language taken.
- 12 Documents enclosed—
(1) University certificate.
(2) Copy of latest school certificate.
(3) Statement of marks at S.S.C. examination attended by a Government Madrasah.
(Transfer certificate must be sent before joining Madrasah.)
- 13 Whether vaccinated, smallpox marked or otherwise.
- 14 Remarks.

Place
Date 1941. Signature of candidate.
F. A. SHELTON, Head M.B.R.,
Principal,
Andhra Madrasah College, Visakhapatnam,
4th March 1941.

[illegible]

[These figures are calculated at half the standard value mentioned in
part 10.4 of the Service Administration Manual for the year of 1991.]

[Table 10 (continued) lists the average of the standard errors for the two-year and four-quarter regressions.]

Transference, Countertransference

Where the pupil has to pay an annual fee to the institution he has to pay subscription fee, if any, and meet the expenditure on boarding, books, etc. One monetary annual value of the candidate will be—

Where the pupil has to give half fare on account of being together with several others, if any, and meet the expenditure on boarding, lodging, etc., the maximum grant, value of the scholarship, will be—

	Western-Egypt fish markets	Eastern fish markets	Western-Egypt institutions	Eastern institutions
	M ₁	M ₂	I ₁	I ₂
Acquaintance achieved				
Yes (n = 72)	...	239
No (n = 128)
Accepted for interview				
Yes (n = 100)
No (n = 128)
Collaborative				
Active (n = 100)
Passive (n = 128)
Interviews conducted				
Yes (n = 100)
No (n = 128)

21 The "No fee" rule scholarships are intended to cover, in the case of non-resident scholarships, the cost of books, etc., required for the college study and the special fees which they have to pay to the universities and in the case of resident scholarships, they exempt the cost of the students' board and room.

11. The non-restricted scholarships are payable in two installments, the first installment representing three-fourths of the award, made in July 1961 and the second installment representing the remaining funds in January 1962.

20. The residential scholarships are payable in three installments in July, October and January, each installment representing one-third of the annual value.

27. Heads of Institutions are requested to provide their names on statement furnished through prescribed channel. Once in accordance. Also they are requested to mark the bills sent since they are received duly authenticated and of their own knowledge to the people concerned as proper recognition in accordance with the rules on this subject. They should be very sure, to draw before the end of the first year, that is, the 31st March 1960, and any amount not so drawn cannot be drawn after 31st March 1960 without a fresh sanction from the Government at a later date.

14. All scholarships, need-based and non-need-based, shall run from the beginning of the month in which the holder goes to class and should cease to be given if he discontinues study. A pro-rata reduction should accordingly be made.

10. A reduction should be made in the case of residential arborvitae according to the period the yard is actually mowing on the basis, etc., every

DO ALL scholarships are **UNITS** to influence for students, considering the factors to make decisions on awards or money provision. Heads of institutions may grant loans without disbursements on basis of scholarship for a period not exceeding one month, in which the scholarship-holder who are absent or non-attendance of school, but at the same amount the period, and scholarship to be to be given and disbursed for the same period. Credit loans without disbursements on basis of scholarship may be granted for good and sufficient reasons for a period not exceeding three months.

[illegible][illegible][illegible]



SUPPLEMENT TO PART I-B
OF
THE FORT ST. GEORGE GAZETTE

No. 13-A] MADRAS, TUESDAY EVENING, APRIL 1, 1941

ANDHRA UNIVERSITY.

LIST OF CANDIDATES WHO APPEARED FOR THE HINDUSTANI SCHOOL EXAMINATION IN
OCTOBER 1940 AND ARE DECLARED ELIGIBLE FOR ADMISSION TO COURSE OF STUDY OF THE
ANDHRA UNIVERSITY DURING 1941-42 AND SUCCEEDING YEARS.

(F) = Female.			(S) = Sex-Indifferent.			
Serial Number	Name of pupil.		Name of school or institution.	Adm. Yrs.	English.	Telugu.
APPROVED HIGH SCHOOL, DEWARA.						
8	D'Silva, Cecilia Stella	(F)	Alexander Kennedy D'Silva	10	Kanar Catholic.	Telugu
9	Madhava, Ganesha Jeyappa		Chinnai Kanar	10	Do.	Do.
9	Madhava, Manji Deshpande	(F)	Anthony Madhava	17	Do.	Do.
11	Vaid, Vaidi Elna	(F)	Salvador Vaid	10	Do.	Tamil
12	Madhava, Channa	(F) (S)	Madhava S.R. Prasad	10	Madhava	Telugu
St. MARY'S HIGH SCHOOL, THIRUPATHI.						
152	Madhava, Arthur Joseph		Arthur Joseph Madhava	10	Catholic	Telugu
158	Kanar, Madhava Joseph		Anthony Kanar	10	Do	Do
170	Madhava, Harold Victor		Madhava Victor	10	Do	Telugu
171	Do, George Elton		William Franklin Do	17	Church of England.	Do
172	Chinnai, Dhanraj		James Adams Chinnai	17	Catholic	Do
203	Madhava, Daniel Deshpande		Christina Bernard Madhava	17	Do	Do
214	Madhava, Dhanraj Deshpande	(S)	Dhanraj Deshpande	10	Do	Telugu
216	Madhava, Maheshwar Deshpande	(S)	Maheshwar Deshpande	14*	Do	Do
220	Madhava, Henry Mark	(S)	Do, Henry Mark	17	Catholic	Do
221	Madhava, Kameswara Rao	(S)	Madhava Rao Deshpande (Madhava)	17	Protestant	Do
222	Madhava, Kameswara Rao	(S)	Madhava Rao Deshpande	10	Do	Do
St. JOSEPH'S HIGH SCHOOL, VIZAGAPUR.						
226	Madhava, Madhava Deshpande	(F)	Madhava George Deshpande	17	Catholic	Telugu
242	Madhava, Juan Florence	(F)	Arthur George Madhava	10	Protestant	Do
243	Madhava, George Deshpande	(F)	James Ford Deshpande	10	Do	Do
245	Madhava, Madhava Deshpande	(F)	Arthur Madhava Deshpande	10	Catholic	Telugu
246	Madhava, Madhava Deshpande	(F)	George Madhava Deshpande	10	Do	Do
247	Madhava, Madhava Deshpande	(F)	Madhava Deshpande	10	Do	Do
248	Madhava, Madhava Deshpande	(F)	Madhava Deshpande	10	Do	Do
249	Madhava, Madhava Deshpande	(F)	Madhava Deshpande	10	Do	Do
250	Madhava, Madhava Deshpande	(F)	Madhava Deshpande	10	Do	Do
251	Madhava, Madhava Deshpande	(F)	Madhava Deshpande	10	Do	Do
252	Madhava, Madhava Deshpande	(F)	Madhava Deshpande	10	Do	Do
253	Madhava, Madhava Deshpande	(F)	Madhava Deshpande	10	Do	Do

* Resigned from school.

University Office, Madras.
20th March 1941.

(By order)

V. S. KRISHNA,
Registrar.

**List of Teachers' Qualifications completed by the
Quebec Educational Officers North Area, Victoria,
during the year 1940**

Teachers' names and names of the schools to which they were
assigned, listed according to the following divisions:

High School

REVENUE COLLEGE

First Class

- 400707 C. G. Gaudet, Quebec, Victoria, School, 1940.
400708 J. J. Gaudet, Quebec, Victoria, School, 1940.
400709 J. J. Gaudet, Quebec, Victoria, School, 1940.

Second Class

- 400710 V. A. Gaudet, Quebec, Victoria, School, 1940.
400711 V. A. Gaudet, Quebec, Victoria, School, 1940.
400712 V. A. Gaudet, Quebec, Victoria, School, 1940.

Third Class

- 400713 V. A. Gaudet, Quebec, Victoria, School, 1940.
400714 V. A. Gaudet, Quebec, Victoria, School, 1940.
400715 V. A. Gaudet, Quebec, Victoria, School, 1940.

Fourth Class

- 400716 V. A. Gaudet, Quebec, Victoria, School, 1940.
400717 V. A. Gaudet, Quebec, Victoria, School, 1940.
400718 V. A. Gaudet, Quebec, Victoria, School, 1940.

Fifth Class

- 400719 V. A. Gaudet, Quebec, Victoria, School, 1940.
400720 V. A. Gaudet, Quebec, Victoria, School, 1940.
400721 V. A. Gaudet, Quebec, Victoria, School, 1940.

Sixth Class

- 400722 V. A. Gaudet, Quebec, Victoria, School, 1940.
400723 V. A. Gaudet, Quebec, Victoria, School, 1940.
400724 V. A. Gaudet, Quebec, Victoria, School, 1940.

Seventh Class

- 400725 V. A. Gaudet, Quebec, Victoria, School, 1940.
400726 V. A. Gaudet, Quebec, Victoria, School, 1940.
400727 V. A. Gaudet, Quebec, Victoria, School, 1940.

Eighth Class

- 400728 V. A. Gaudet, Quebec, Victoria, School, 1940.
400729 V. A. Gaudet, Quebec, Victoria, School, 1940.
400730 V. A. Gaudet, Quebec, Victoria, School, 1940.

Ninth Class

- 400731 V. A. Gaudet, Quebec, Victoria, School, 1940.
400732 V. A. Gaudet, Quebec, Victoria, School, 1940.
400733 V. A. Gaudet, Quebec, Victoria, School, 1940.

Tenth Class

- 400734 V. A. Gaudet, Quebec, Victoria, School, 1940.
400735 V. A. Gaudet, Quebec, Victoria, School, 1940.
400736 V. A. Gaudet, Quebec, Victoria, School, 1940.

Eleventh Class

- 400737 V. A. Gaudet, Quebec, Victoria, School, 1940.
400738 V. A. Gaudet, Quebec, Victoria, School, 1940.
400739 V. A. Gaudet, Quebec, Victoria, School, 1940.

Twelfth Class

- 400740 V. A. Gaudet, Quebec, Victoria, School, 1940.
400741 V. A. Gaudet, Quebec, Victoria, School, 1940.
400742 V. A. Gaudet, Quebec, Victoria, School, 1940.

Thirteenth Class

- 400743 V. A. Gaudet, Quebec, Victoria, School, 1940.
400744 V. A. Gaudet, Quebec, Victoria, School, 1940.
400745 V. A. Gaudet, Quebec, Victoria, School, 1940.

Fourteenth Class

- 400746 V. A. Gaudet, Quebec, Victoria, School, 1940.
400747 V. A. Gaudet, Quebec, Victoria, School, 1940.
400748 V. A. Gaudet, Quebec, Victoria, School, 1940.

Fifteenth Class

- 400749 V. A. Gaudet, Quebec, Victoria, School, 1940.
400750 V. A. Gaudet, Quebec, Victoria, School, 1940.
400751 V. A. Gaudet, Quebec, Victoria, School, 1940.

Teachers' names and names of the schools to which they were
assigned, listed according to the following divisions:

REVENUE COLLEGE

First Class

- 400752 V. A. Gaudet, Quebec, Victoria, School, 1940.
400753 V. A. Gaudet, Quebec, Victoria, School, 1940.
400754 V. A. Gaudet, Quebec, Victoria, School, 1940.

Second Class

- 400755 V. A. Gaudet, Quebec, Victoria, School, 1940.
400756 V. A. Gaudet, Quebec, Victoria, School, 1940.
400757 V. A. Gaudet, Quebec, Victoria, School, 1940.

Third Class

- 400758 V. A. Gaudet, Quebec, Victoria, School, 1940.
400759 V. A. Gaudet, Quebec, Victoria, School, 1940.
400760 V. A. Gaudet, Quebec, Victoria, School, 1940.

Fourth Class

- 400761 V. A. Gaudet, Quebec, Victoria, School, 1940.
400762 V. A. Gaudet, Quebec, Victoria, School, 1940.
400763 V. A. Gaudet, Quebec, Victoria, School, 1940.

Fifth Class

- 400764 V. A. Gaudet, Quebec, Victoria, School, 1940.
400765 V. A. Gaudet, Quebec, Victoria, School, 1940.
400766 V. A. Gaudet, Quebec, Victoria, School, 1940.

Sixth Class

- 400767 V. A. Gaudet, Quebec, Victoria, School, 1940.
400768 V. A. Gaudet, Quebec, Victoria, School, 1940.
400769 V. A. Gaudet, Quebec, Victoria, School, 1940.

Seventh Class

- 400770 V. A. Gaudet, Quebec, Victoria, School, 1940.
400771 V. A. Gaudet, Quebec, Victoria, School, 1940.
400772 V. A. Gaudet, Quebec, Victoria, School, 1940.

Eighth Class

- 400773 V. A. Gaudet, Quebec, Victoria, School, 1940.
400774 V. A. Gaudet, Quebec, Victoria, School, 1940.
400775 V. A. Gaudet, Quebec, Victoria, School, 1940.

Ninth Class

- 400776 V. A. Gaudet, Quebec, Victoria, School, 1940.
400777 V. A. Gaudet, Quebec, Victoria, School, 1940.
400778 V. A. Gaudet, Quebec, Victoria, School, 1940.

Tenth Class

- 400779 V. A. Gaudet, Quebec, Victoria, School, 1940.
400780 V. A. Gaudet, Quebec, Victoria, School, 1940.
400781 V. A. Gaudet, Quebec, Victoria, School, 1940.

Eleventh Class

- 400782 V. A. Gaudet, Quebec, Victoria, School, 1940.
400783 V. A. Gaudet, Quebec, Victoria, School, 1940.
400784 V. A. Gaudet, Quebec, Victoria, School, 1940.

Twelfth Class

- 400785 V. A. Gaudet, Quebec, Victoria, School, 1940.
400786 V. A. Gaudet, Quebec, Victoria, School, 1940.
400787 V. A. Gaudet, Quebec, Victoria, School, 1940.

Thirteenth Class

- 400788 V. A. Gaudet, Quebec, Victoria, School, 1940.
400789 V. A. Gaudet, Quebec, Victoria, School, 1940.
400790 V. A. Gaudet, Quebec, Victoria, School, 1940.

Fourteenth Class

- 400791 V. A. Gaudet, Quebec, Victoria, School, 1940.
400792 V. A. Gaudet, Quebec, Victoria, School, 1940.
400793 V. A. Gaudet, Quebec, Victoria, School, 1940.

Fifteenth Class

- 400794 V. A. Gaudet, Quebec, Victoria, School, 1940.
400795 V. A. Gaudet, Quebec, Victoria, School, 1940.
400796 V. A. Gaudet, Quebec, Victoria, School, 1940.

PUBLIC HEALTH DEPARTMENT.

Abstract Report of Attacks and Deaths from Epidemic Diseases in the Presidency of Madras during the week ending 1st March 1911.

By Districts and Municipalities.	M		Deaths		Deaths		Deaths		Deaths		Deaths	
	Attacks	Deaths	Attacks	Deaths	Attacks	Deaths	Attacks	Deaths	Attacks	Deaths	Attacks	Deaths
Madras—												
Chennai	11	1	1	1	1	1	1	1	1	1	1	1
Chennai M.C.	11	1	1	1	1	1	1	1	1	1	1	1
Total	22	2	2	2	2	2	2	2	2	2	2	2
Madras—												
Chennai	11	1	1	1	1	1	1	1	1	1	1	1
Chennai M.C.	11	1	1	1	1	1	1	1	1	1	1	1
Total	22	2	2	2	2	2	2	2	2	2	2	2
Madras—												
Chennai	11	1	1	1	1	1	1	1	1	1	1	1
Chennai M.C.	11	1	1	1	1	1	1	1	1	1	1	1
Total	22	2	2	2	2	2	2	2	2	2	2	2
Madras—												
Chennai	11	1	1	1	1	1	1	1	1	1	1	1
Chennai M.C.	11	1	1	1	1	1	1	1	1	1	1	1
Total	22	2	2	2	2	2	2	2	2	2	2	2

By Districts and Municipalities.	M		Deaths		Deaths		Deaths		Deaths		Deaths	
	Attacks	Deaths	Attacks	Deaths	Attacks	Deaths	Attacks	Deaths	Attacks	Deaths	Attacks	Deaths
Madras—												
Chennai	11	1	1	1	1	1	1	1	1	1	1	1
Chennai M.C.	11	1	1	1	1	1	1	1	1	1	1	1
Total	22	2	2	2	2	2	2	2	2	2	2	2
Madras—												
Chennai	11	1	1	1	1	1	1	1	1	1	1	1
Chennai M.C.	11	1	1	1	1	1	1	1	1	1	1	1
Total	22	2	2	2	2	2	2	2	2	2	2	2
Madras—												
Chennai	11	1	1	1	1	1	1	1	1	1	1	1
Chennai M.C.	11	1	1	1	1	1	1	1	1	1	1	1
Total	22	2	2	2	2	2	2	2	2	2	2	2
Madras—												
Chennai	11	1	1	1	1	1	1	1	1	1	1	1
Chennai M.C.	11	1	1	1	1	1	1	1	1	1	1	1
Total	22	2	2	2	2	2	2	2	2	2	2	2

G. H. GANAPATHY, Local-Off., I.C.S.,
Officer of Public Health.

Madras, 1st March 1911.

No. 22 of 1911, SOUTHERN DISTRICT.

Marappa Muthu, son of Marappa Muthu, of
Mudalur, Nandimalai taluk—*Defendant*
Prasannaiah and others—*Plaintiffs*

The above-named petition has been allowed as
correct in its order of the Court, dated 20th March
1911, granting the same as far as applied to the
charge. The Court also did order the costs being
the full of Rs. 100,000, within three months
from today.

No. 23 of 1911, SOUTHERN DISTRICT.

Aranga Chellai and another—*Plaintiffs*
Mangera Mammalaiah alias Akkannaiah, wife of
Arangaiah Mudaliyar at Kollonay—*Defendant*

The above-named respondent has been adjudged an
applicant in an order of the Court, dated 20th March
1911, granting the same as far as applied to the
charge. The Court also did order the costs being
the full of Rs. 100,000, within three months from
today.

No. 24 of 1911, SOUTHERN DISTRICT.

Red Venkataiah, son of Ramiah Gobi, of Kalam-
pudi, Nandimalai taluk—*Plaintiff*
T. N. Raj Mahendran, Muttanay and others—*Defendants*

The above-named petition has applied to the Court
proving that he had been adjudged an applicant. The
petition was also proved in 19th June 1911 for hearing.

Filed— P. V. PARAMESWARAI AYAR,
20th March 1911.
District Judge.

No. 25 of 1911, SOUTHERN DISTRICT, KANDAM-
NAGAR TALUK.

R. G. Karthikeyan Aiyar—*Plaintiff* (Defendant)
V. P. Arangantharayanan and others—*Defendants*

Take notice that the petition by the plaintiff
under section 11 of the Provincial Insolvency Act
for an order of discharge has been allowed and
that the order of adjudication, dated 2nd
September 1910, proved against the plaintiff was
quashed by an order of the Court, dated 20th
March 1911.

No. 26 of 1911, SOUTHERN DISTRICT, MADURAI.

Rishabha Karthikeyan Srinivasan Ramiah alias
Venu Renu Thevaran at Chinnai—*Plaintiff*
Chinnappaiah Renu, Limited, and others—*Defendants*

Take notice under section 30 of Act V of 1909 is hereby
given that the above-named petition has been
adjudged an order of the Court on 14th March
1911 and that it is directed to apply for the
discharge within one year from the date of adjudication.
The creditors are required to present their claims
to the Court as far as possible by delivering an affidavit
signed and sworn to by the plaintiff in support of
the petition, submitted to the Court on 14th March
1911, under section 30 of the Provincial
Insolvency Act.

Filed— M. RAMACHANDRAN,
20th March 1911.
District Judge.

No. 27 of 1911, SOUTHERN DISTRICT, TAMILNADU.

Tamara Pillai, son of Aranganthar Pillai, Trichinopoly
—*Plaintiff* (Defendant)
Ongaraia Agan, son of Mayiladai Agan, residing at
Pillaiyank, Trichinopoly—*Plaintiff* (Defendant)

Take notice that the above petition filed by the
petitioner under section 11, 10 and 11 of Act V
of 1909 for an order of discharge has been allowed
as an order of the Court under the above Court
on 14th June 1911.

No. 28 of 1911, SOUTHERN DISTRICT, TAMILNADU.

Prasannaiah alias Kalladurai, wife of Lakshmana
Kalladurai, residing at Jalandhargan, Madurai
Taluk—*Plaintiff* (Defendant)
Prasannaiah alias son of Lakshmana Kalladurai, residing
at Jalandhargan, Madurai Taluk—*Plaintiff* (Defendant)

Take notice that the above petition filed by the
petitioner under section 11, 10 and 11 of Act V
of 1909 for an order of discharge has been allowed
as an order of the Court under the above Court
on 14th June 1911.

No. 29 of 1911, SOUTHERN DISTRICT, TAMILNADU.

Prasannaiah alias son of Aranganthar Pillai, Trichinopoly
—*Plaintiff* (Defendant)
Prasannaiah alias son of Lakshmana Kalladurai, residing
at Jalandhargan, Madurai Taluk—*Plaintiff* (Defendant)

Take notice that the above petition filed by the
petitioner under section 11, 10 and 11 of Act V of 1909
for an order of discharge has been allowed as an order
of the Court under the above Court on 14th June 1911.

Filed— M. RAMACHANDRAN,
20th March 1911.
District Judge.

No. 30 of 1911, SOUTHERN DISTRICT, TAMILNADU.

Prasannaiah alias son of Aranganthar Pillai, Trichinopoly
—*Plaintiff* (Defendant)
Prasannaiah alias son of Lakshmana Kalladurai, residing
at Jalandhargan, Madurai Taluk—*Plaintiff* (Defendant)

Take notice that the above petition filed by the
petitioner under section 11, 10 and 11 of Act V of 1909
for an order of discharge has been allowed as an order
of the Court under the above Court on 14th June 1911.

No. 31 of 1911, SOUTHERN DISTRICT, TAMILNADU.

Prasannaiah alias son of Aranganthar Pillai, Trichinopoly
—*Plaintiff* (Defendant)
Prasannaiah alias son of Lakshmana Kalladurai, residing
at Jalandhargan, Madurai Taluk—*Plaintiff* (Defendant)

Take notice that the above petition filed by the
petitioner under section 11, 10 and 11 of Act V of 1909
for an order of discharge has been allowed as an order
of the Court under the above Court on 14th June 1911.

No. 32 of 1911, SOUTHERN DISTRICT, TAMILNADU.

Prasannaiah alias son of Aranganthar Pillai, Trichinopoly
—*Plaintiff* (Defendant)
Prasannaiah alias son of Lakshmana Kalladurai, residing
at Jalandhargan, Madurai Taluk—*Plaintiff* (Defendant)

Take notice that the above petition filed by the
petitioner under section 11, 10 and 11 of Act V of 1909
for an order of discharge has been allowed as an order
of the Court under the above Court on 14th June 1911.

Filed— B. RAMACHANDRAN,
20th March 1911.
District Judge.

No. 33 of 1911, SOUTHERN DISTRICT, TAMILNADU.

Prasannaiah alias son of Aranganthar Pillai, Trichinopoly
—*Plaintiff* (Defendant)
Prasannaiah alias son of Lakshmana Kalladurai, residing
at Jalandhargan, Madurai Taluk—*Plaintiff* (Defendant)

Take notice that the above petition filed by the
petitioner under section 11, 10 and 11 of Act V of 1909
for an order of discharge has been allowed as an order
of the Court under the above Court on 14th June 1911.

No. 34 of 1911, SOUTHERN DISTRICT, TAMILNADU.

Prasannaiah alias son of Aranganthar Pillai, Trichinopoly
—*Plaintiff* (Defendant)
Prasannaiah alias son of Lakshmana Kalladurai, residing
at Jalandhargan, Madurai Taluk—*Plaintiff* (Defendant)

Take notice that the above petition filed by the
petitioner under section 11, 10 and 11 of Act V of 1909
for an order of discharge has been allowed as an order
of the Court under the above Court on 14th June 1911.

No. 35 of 1911, SOUTHERN DISTRICT, TAMILNADU.

Prasannaiah alias son of Aranganthar Pillai, Trichinopoly
—*Plaintiff* (Defendant)
Prasannaiah alias son of Lakshmana Kalladurai, residing
at Jalandhargan, Madurai Taluk—*Plaintiff* (Defendant)

Take notice that the above petition filed by the
petitioner under section 11, 10 and 11 of Act V of 1909
for an order of discharge has been allowed as an order
of the Court under the above Court on 14th June 1911.

NOTICES UNDER THE INDIAN
COMPANIES ACT.

In the matter of the Tamil Nadu, Limited.

Notice is hereby given under section 41 of the
Provincial Insolvency Act, 1909, that the creditors
of the above-named company who have not
presented their claims as far as possible by the
date of the order of discharge, dated 14th June 1911,
shall be required to present their claims as far as
possible by the date of the order of discharge, dated
14th June 1911.

The High Court of Madras at Madurai has, by an
order, dated 14th January 1911, in O.S. No. 204 of 1910,
declared that the Tamil Nadu, Limited, be wound up by
the said Court under the provisions of the Indian
Companies Act, 1911.

Madurai, 14th March 1911.

In the matter of the Commercial Fisheries Corporation, Limited.

Whereas, the memorandum of association of the Commercial Fisheries Corporation, Limited, as registered in the Companies Registry, is in the words following:

And whereas, it appears accordingly that the Companies (Part III) Act, 1931, which came into force on the 1st day of January 1932, is in the words following:

In the matter of the Yandehsawman Village Company, Limited.

Whereas, the memorandum of association of the Yandehsawman Village Company, Limited, as registered in the Companies Registry, is in the words following:

And whereas, it appears accordingly that the Companies (Part III) Act, 1931, which came into force on the 1st day of January 1932, is in the words following:

And whereas, the said company has not shown such cause within the time allowed which appears in the Companies (Part III) Act, 1931, then struck off the register.

In the matter of the Redfish Point and Yandehsawman Manufacturing Company, Limited.

Whereas, the memorandum of association of the Redfish Point and Yandehsawman Manufacturing Company, Limited, as registered in the Companies Registry, is in the words following:

And whereas, the said company has not shown such cause within the time allowed which appears in the Companies (Part III) Act, 1931, then struck off the register.

Therefore, the name of the company has, under section 217 (1) of the Act, been struck off the register.

In the matter of the St. Michael's School Commission, Incorporated.

Whereas, the memorandum of association of the St. Michael's School Commission, Incorporated, as registered in the Companies Registry, is in the words following:

And whereas, the said company has not shown such cause within the time allowed which appears in the Companies (Part III) Act, 1931, then struck off the register.

Therefore, the name of the company has, under section 217 (1) of the Act, been struck off the register.

In the matter of the Yandehsawman Supply Corporation, Limited.

Whereas, the memorandum of association of the Yandehsawman Supply Corporation, Limited, as registered in the Companies Registry, is in the words following:

And whereas, the said company has not shown such cause within the time allowed which appears in the Companies (Part III) Act, 1931, then struck off the register.

Therefore, the name of the company has, under section 217 (1) of the Act, been struck off the register.

R. V. DAW,
Assistant Registrar of the Companies Registry,
H.M.S. 204, March 1941.

In the matter of the Yandehsawman Manufacturing Corporation, Limited.

Whereas, the memorandum of association of the Yandehsawman Manufacturing Corporation, Limited, as registered in the Companies Registry, is in the words following:

And whereas, the said company has not shown such cause within the time allowed which appears in the Companies (Part III) Act, 1931, then struck off the register.

Therefore, the name of the company has, under section 217 (1) of the Act, been struck off the register.

R. KRISHNAMURTHI,
Assistant Registrar of the Companies Registry,
H.M.S. 204, March 1941.

INCOME-TAX NOTIFICATION.

Amendments to the regulations regarding investments and withdrawal of profits of income-tax officers.

Under section 4 (4) of the Income Taxation Act, 1922, the Commissioner of Income Tax, Madras, directs that the following amendments shall be made to the regulations made by him in pursuance of section 114 of the Income Tax Act, 1922, as amended:

And the following in the schedule against each amendment noted below:

Amendment Copy of the regulations made by him in pursuance of section 114 of the Income Tax Act, 1922, as amended.	Amendment Copy of the regulations made by him in pursuance of section 114 of the Income Tax Act, 1922, as amended.
1. The regulations made by him in pursuance of section 114 of the Income Tax Act, 1922, as amended, shall be amended in the following manner:	2. The regulations made by him in pursuance of section 114 of the Income Tax Act, 1922, as amended, shall be amended in the following manner:
3. The regulations made by him in pursuance of section 114 of the Income Tax Act, 1922, as amended, shall be amended in the following manner:	4. The regulations made by him in pursuance of section 114 of the Income Tax Act, 1922, as amended, shall be amended in the following manner:

Madras,
20th March 1941.

R. W. CHANDLER,
Commissioner of Income Tax.

10. Selection of an applicant by the Surgeon-General carries with it an guarantee of appointment.

11. A candidate appointed will be on probation for a fixed period of two years on duty within a continuous period of three years, but in the case of a nurse pupil who was placed under a contract in a Government Hospital, and who is appointed to the service in office, and in a similar position before or after the term served the full period specified in the contract shall be reduced to two years, and shall be reduced by her to a stipend under the contract, and in a nurse provided that the guarantee of reduced probation shall not apply to a nurse pupil who has resigned her appointment or was dismissed therefrom during the period of the contract.

12. At any time before the end of the probationary period of probation, the position of a candidate may be terminated and her services disposed with.

13. The scale of pay of the post is Rs. 2000-10-00 per annum.

14. A candidate who is appointed to duty within the time of the probationary period shall be paid a stipend of Rs. 1000-10-00 per annum, and shall be paid a stipend of Rs. 1000-10-00 per annum.

15. They will be entitled to post-free furnished quarters.

16. They will be paid the following allowances in the rates specified—

Basic allowance.	House allowance.	Gratuity allowance.
Rs. 100 per annum.	Rs. 100 per annum.	Rs. 100 per annum.

17. Nurses employed in Government Medical Hospitals will be given a special pay of Rs. 20 per annum.

18. An applicant who is recommended by the Surgeon-General to be appointed to duty within the time of the probationary period shall be paid a stipend of Rs. 1000-10-00 per annum, and shall be paid a stipend of Rs. 1000-10-00 per annum.

19. All communications intended for the Surgeon-General must be made in writing and addressed to the Surgeon-General in the Surgeon-General's name and not by name to any other.

APPENDIX I.

LIST OF INSTITUTIONS APPROVED BY THE LOCAL GOVERNMENT FOR THE PURPOSE OF SERVICE.

(a) In the Native Provinces.

- 1 Government General Hospital, Madras.
- 2 Government Dispensary Hospital, Madras.
- 3 Government Victoria Caste and Caste Hospital, Madras.
- 4 Government Headquarters Hospital, Tanjore.
- 5 Government Headquarters Hospital, Calcutta.
- 6 Government Headquarters Hospital, Singapore.
- 7 Government Headquarters Hospital, Calcutta.
- 8 Government Headquarters Hospital, Calcutta.
- 9 Government Headquarters Hospital, Calcutta.
- 10 King George Hospital, Tanjore.
- 11 English Medical Hospital, Tanjore.
- 12 English Medical Hospital, Tanjore.
- 13 English Medical Hospital, Tanjore.

(b) In other Provinces in India and Burma.

- 1 Nursing and Lady Doreen Civil Hospital, Bangalore.
- 2 Victoria Hospital, Bangalore.
- 3 Kalyanagiri Hospital, Bangalore.
- 4 J. H. Hospital, Bangalore.
- 5 St. George's Hospital, Bangalore.
- 6 Presidency General Hospital, Calcutta.
- 7 Medical College Hospital, Calcutta.
- 8 St. Xavier's Hospital, Calcutta.
- 9 King George's Hospital, Calcutta.
- 10 Victoria Hospital, Calcutta.
- 11 General Hospital, Calcutta.
- 12 General Hospital, Calcutta.
- 13 General Hospital, Calcutta.
- 14 General Hospital, Calcutta.
- 15 St. Xavier's Hospital, Calcutta.
- 16 King Edward Memorial Hospital, Calcutta.

(c) Hospitals outside India and Burma.

- 1 General Hospital, Hongkong, India.
- 2 General Hospital, Hongkong, India.
- 3 General Hospital, Hongkong, India.
- 4 General Hospital, Hongkong, India.
- 5 General Hospital, Hongkong, India.
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- 100 General Hospital, Hongkong, India.

APPENDIX II.

LIST OF INSTITUTIONS APPROVED BY THE LOCAL GOVERNMENT FOR THE PURPOSE OF SERVICE.

(a) In the Native Provinces.

- 1 Government Hospital for Women and Children, Madras.
- 2 Government Victoria Caste and Caste Hospital, Madras.
- 3 St. George's Hospital, Bangalore.
- 4 Victoria Hospital, Bangalore.
- 5 St. Xavier's Hospital, Bangalore.
- 6 St. Xavier's Hospital, Bangalore.
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SUPPLEMENT TO PART II OF THE FORT ST. GEORGE GAZETTE

No. 13-A] MADRAS, TUESDAY EVENING, APRIL 1, 1941

Register of Practitioners of Indian Medicine, 1940.

It is hereby notified that the Register of Practitioners of Indian Medicine for 1939 and the supplemental list of Practitioners of Indian Medicine registered in 1939 published as Supplements to Part II of the Fort St. George Gazette dated 24b January 1941 and 25th January 1941, respectively, with the following additions to and deletions from the Register for 1940 will form the Register of Practitioners of Indian Medicine for 1941 under rule 2 of the rules regarding recommendations of Central Board of Indian Medicine issued in G.O. No. 3476, P.W., dated 25th July 1940.

ADDITION TO PART III.

Roll No.	Register No.	Name	Specialization	Qualification	Date of registration	Place of practice and address.
12329	17028	Selvaraj's Varma, Palayamkottai	Palayamkottai	Registered under practice to rule 1 of regulation in G.O. No. 12, P.W., dated 1st February 1941.	25th Dec. 1939.	Indian Medical Practitioner, Gudiappett, Kanyakumari.

Already published as addition to the Register of Practitioners of Indian Medicine for 1939 in Supplement to Part II of the Fort St. George Gazette, dated 11th February 1941.

Deletion.

Roll No.	Register No.	Name	Specialization	Qualification	Date of registration	Place of practice and address.
22	8718	Arumugam Krishnamoorti	Dr. N. Krishnamoorti	G.O. No. 12, P.W., dated 1st February 1941.	25th May 1939.	South India, Chinnappett, Kanyakumari.

Part III.

Roll No.	Register No.	Name	Specialization	Qualification	Date of registration	Place of practice and address.
12329	17028	Selvaraj's Varma, Palayamkottai	Palayamkottai	Registered under practice to rule 1 of regulation in G.O. No. 12, P.W., dated 1st February 1941.	25th Feb. 1940.	Kanyakumari, Chinnappett, Kanyakumari.

	Class A.	Class B.	Total.
1 Total number at the beginning of 1940	847	15,494	16,341
2 Number added by registration during the year 1940	77	414	491
3 Number transferred from class B to A	82	1	83
4 Number returned to the register	24	84	108
5 Number returned from the register	24	84	108
6 Number removed by death	1	1	2
7 Number resigned or ceased to be a registered practitioner	22	84	106
8 Total number remaining at the end of the year	101	15,500	15,601

G.O. No. 12, P.W., dated 1st February 1941, published in the Fort St. George Gazette, dated 25th January 1941, under rule 2 of the rules regarding recommendations of Central Board of Indian Medicine issued in G.O. No. 3476, P.W., dated 25th July 1940.

Central Board of Indian Medicine, Madras.
25th March 1941.

G. SUNDARAMA MURTHY,
President.

MADRAS: PRINTED AND PUBLISHED BY THE SUPERINTENDENT, GOVERNMENT PRESS.

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THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 11 MADRAS, TUESDAY EVENING, APRIL 3, 1924

PART III-A-BILLS (CENTRAL)

CONTENTS

Report of the Select Committee on the Indian Merchant Shipping Bill, 1923, was presented to the Legislative Assembly on the 10th March 1924. —

Bills introduced in the Council of State and Legislative Assembly, Reports of Select Committees presented to the Council and Assembly and Bills published under Rule 26 of the Indian Legislative Rules.

GOVERNMENT OF INDIA.

LEGISLATIVE ASSEMBLY DEPARTMENT.

The following Report of the Select Committee on the Bill further to amend the Indian Merchant Shipping Act, 1923, was presented to the Legislative Assembly on the 10th March 1924. —

We, the undersigned, members of the Select Committee to which the Bill further to amend the Indian Merchant Shipping Act, 1923, was referred, have considered the Bill and the papers sent in the margin, and have now the honour to submit this our Report, with the Bill as amended by us, to your House.

We have revised the title in the short title of the Act.

We have introduced a commencement clause; henceforth in general conditions it may not be necessary that the Act should come into force immediately.

1924-A-1

[97]

2. The Bill may be amended to follow:—

[illegible]

3. We think that the bill has got to be allowed as to require explanation, and we recommend that it be passed as you suggested.

ZAFRULLA KHAN
 JAMAL D. TAYOUB
 GHULAM HUSN KHAIRANO
 FATEMAID PIRAHITA
 MOHAMMED AHMED KAZMI
 M. M. AHMED
 J. D. MOHAMMED
 A. H. CHAKRABARTY

The 2008 March issue

^a Substrate 13 is a mixture of diastereoisomers.

SUMMARY OF DISCUSSION

[illegible]

New Delhi,
19th May 1952

J. D. FORTY

L.A. Ord. No. 17 of 1940

[As amended by the Select Committee]

(Which enactment is identified by the amendment appended
by the Commission)

1. *As amended* to amend the Indian Merchant Shipping Act, 1922
in so far as it is repugnant to the Indian Merchant
Shipping Act, 1933, for a revenue purpose, it is hereby repealed as
follows:—

1. (a) The Act may be called the Indian Merchant Shipping
(Amendment) Act, 1940.

(b) It shall come into force on such date as the Central Government
may, by notification in the official Gazette, appoint.

2. In subsection (5) of section 101 of the Indian Merchant Ship-
ping Act, 1922,—

(a) for the words "steam and screw-propelled" the words "engines
and one driven and used" shall be substituted;

(b) for the word "vessel" the words "ship" shall be substituted;

(c) for the word "propelled" the words "such engines" shall
be substituted.

Enacted.

Secretary to the Government of India

Obeyed by order of the Secretary to the Government

P. APPU NAIR,

Secretary to Government, Legal Department



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 21 MADRAS, TUESDAY EVENING, APRIL 1, 1941

PART III-B—CENTRAL ACTS

CONTENTS

Act No. II of 1941—Indian Merchandise Marks (Amendment)	Page
1	25

Act of the Indian Legislature assented to by His
Governor-General.

GOVERNMENT OF INDIA. LEGISLATIVE DEPARTMENT.

The following Act of the Indian Legislature received the assent of the Governor General on the 11th March 1941, and is hereby promulgated for general information :—

ACT No. II OF 1941.

As act further to amend the law relating to fraudulent marks on merchandise.

WHEREAS it is expedient further to amend the law relating to fraudulent marks on merchandise; It is hereby enacted as follows :—

1. (1) This Act may be called the Indian Merchandise Marks (Amendment) Act, 1941.

(2) It shall come into force on such date as the Central Government may, by notification in the official Gazette, appoint.

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Amendment of section 2, Act IV of 1900. 2. In section 2 of the Indian Merchandise Marks Act, 1889 (hereinafter, in sections 3 to 9 inclusive, as at 1900, referred to as the said Act),—

(a) for clause (1) the following clause shall be substituted, namely:—

'(1) "mark" has the meaning assigned to that expression in clause (1) of sub-section (1) of section 2 of the Trade Marks Act, 1900;

(1.1) "trade mark" means a "registered trade mark" as defined in clause (1) of sub-section (1) of section 2 of the Trade Marks Act, 1900, or a mark used in relation to goods for the purpose of indicating or so as to indicate a connection in the course of trade between the goods and some person having the right as proprietor to use the mark';

(b) in sub-clause (a) of clause (2), for the words "moneral, word or mark" the word "mark" shall be substituted.

3. In section 4 of the said Act,—

(a) in sub-section (1), for the words "monerals" words or marks", in both places where they occur, the word "marks" shall be substituted;

(b) in sub-section (2), after clause (b) the following word and clause shall be added, namely:—

"and
(c) being the name or initials of a fictitious person or of a person not carrying on business in connection with goods of the same description."

4. In section 1 of the said Act,—

(a) after the words "things to which a false trade description is applied" the following words shall be inserted, namely:—

"or which, being required by notification under section 11A to have applied to them an indication of the country or place in which they were made or produced, are without the indication required by such notification";

Amendment of section 4, Act IV of 1900.

Amendment of section 1, Act IV of 1900.

Y of 1900.

(4) in clause (a), after the words "trade description," the following words shall be inserted, namely:—

"or that any offence against this section had been committed in respect of the goods".

5. After section 7 of the said Act the following section shall be inserted, namely:—

"7A. If a person tampers with, alters or effaces a mark which has been applied to any goods to which it is required to be applied by notification made under section 12A, he shall, unless he proves that he acted without intent to defraud, be punished with imprisonment for a term which may extend to six months or with fine which may extend to five hundred rupees, and, in the case of a second or subsequent conviction, with imprisonment which may extend to two years, or with fine, or with both."

6. In sub-section (f) of section 8 of the said Act, after the words "any goods or things to which a false trade description is applied" the following words shall be inserted, namely:—

"or which, being required by notification under section 12A to have applied to them an indication of the country or place in which they were made or produced, are without the indication required by such notification."

7. For section 12 of the said Act and the heading preceding that section the following section and heading shall be substituted, namely:—

"Stamping of Piece-goods, Cotton Yarn and Thread."

12. (f) Piece-goods, such as are ordinarily sold by length or by the piece, which have been manufactured, bleached, dyed, printed or finished in premises which are a factory, as defined in the Factories Act, 1934, shall not be removed for sale from the list of such premises in which they underwent any of the said processes without having conspicuously stamped in English numerals on each piece the length thereof in standard yards, or in standard yards and a fraction of

Insertion of new section 7A in Act IV of 1934

Amendment of section 7A, after clause (a), of section 7A.

Amendment of section 8, Act IV of 1934.

Amendment of section 12 of Act IV of 1934.

Stamping of piece-goods, cotton yarn and thread.

such a yarn, according to the real length of the piece, and, except when the goods are *sent* from the factory for export from British India, without being conspicuously marked on each piece with the name of the manufacturer, or of the occupier of the premises in which the piece was finally processed or of the wholesale purchaser in India of the piece.

(2) Cotton yarn such as is ordinarily sold in bales, and cotton sewing or darning thread, which have been manufactured, bleached, dyed or finished in premises which are a factory, as defined in the Factories Act, 1911, shall not be removed for sale from those premises unless, in accordance with any rules made under section 20 of this Act, in the case of yarn, the bales are conspicuously marked with an indication of the weight of yarn in each bale and the count of the yarn contained in the bale and in the case of thread each unit is conspicuously marked with the weight of thread in the unit and the gait number and, except when the goods are sold from the factory for export from British India, unless each bale or unit is conspicuously marked with the name of the manufacturer or of the wholesale purchaser in India of the goods.

(3) If any person removes or attempts to remove or causes or attempts to cause to be removed for sale from such premises or sells or exposes or has in possession for sale any such piece-goods or any such cotton yarn or any cotton sewing or darning thread which is not marked as required by sub-section (1) and sub-section (2), every such piece and every such bundle of yarn and all such thread, and everything used for the packing thereof, shall be forfeited to His Majesty and such person shall be punished with fine which may extend to one thousand rupees."

Insertion of
new heading
and section
12A in Act
19 of 1930.

Power to
require
goods to
show indica-
tion of
origin.

8. After section 12 of the said Act the following heading and section shall be inserted, namely:—

* Power to require goods to show indication of origin.

12A. (1) The Central Government may, by notification in the official Gazette, require that goods of any class specified in the notification which are made or produced beyond the limits of British India and imported into British India, or which are made or produced within the limits of British India, shall,

from such date as may be appointed by the notification not being less than three months from its issue, have applied to them as indicative of the country or places in which they were made or produced.

(2) The notification may specify the manner in which such indication shall be applied, that is to say whether to the goods themselves or in any other manner, and the times or occasions on which the presence of the indication shall be necessary, that is to say whether on importation only, or also at the time of sale, whether by wholesale or retail or both.

(3) No notification under this section shall be issued, unless application is made for its issue by persons or associations substantially representing the interests of dealers in or manufacturers, producers, or users of the goods concerned, or unless the Central Government is otherwise convinced that it is necessary in the public interest to issue the notification, and without such inquiry as the Central Government may consider necessary.

(4) The provisions of section 23 of the General Customs Act, 1907, shall apply to the issue of a notification under this section as they apply to the making of a rule or by-law the making of which is subject to the condition of previous publication.

(5) A notification under this section shall not apply to goods made or produced beyond the limits of British India and imported into British India if in respect of those goods the Chief Customs Officer is satisfied at the time of importation that they are intended for exportation whether after transshipment in or transit through British India or otherwise."

9. In section 20 of the said Act, after sub-section (7) the following sub-section shall be inserted, namely:—

"(1A) The Central Government may make rules providing for the manner in which for the purposes of section 12 cotton yarn and cotton sewing or darning thread shall be marked with the particulars required by that section."

Amendment of section 20, Act IV of 1907.

Amendment
of section 18,
Act VIII of
1858.

18. In section 18 of the Sea Customs Act, 1858, — VIII of 1858

(a) in clause (c), —

(i) for the words "the United Kingdom, British India and British Burma", in both places where they occur, and for the words "the United Kingdom or in British India or in British Burma" the words "British India" shall be substituted;

(ii) in sub-clause (ii), for the words "in the same language and character as the name or name mark" the words "in the English language" shall be substituted;

(b) in clause (f) —

(i) sub-clauses (ii) and (iii) shall be re-numbered as sub-clauses (iii) and (iv), respectively, and the following shall be inserted as sub-clause (ii), namely —

"(ii) have not been conspicuously marked on each piece with the name of the manufacturer, exporter or wholesale purchaser in India of the piece, and"; and

(ii) in sub-clause (iv) as so re-numbered, for the words and figures "Indian Factories Act, 1851" the words and figures "Factories Act, 1934" shall be substituted;

(c) after clause (g) the following clause shall be added, namely:—

"(A) goods which are required by a notification under section 12A of the Indian Merchandise Marks Act, 1930, to have applied to them as indication of the country or place in which they were made or produced, unless such goods show such indication applied in the manner specified in the notification;

(B) cotton yarn such as is ordinarily imported in bundles, &c.—

(i) the bundle containing such yarn has not been conspicuously marked with the name of the manufacturer, exporter or wholesale purchaser in India of the goods, or

<p>1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100</p>	<p>XXV of 1934</p>	<p>(ii) each bundle has not been conspicuously marked with an indication of the weight and the count of the yarn contained in it, in accordance with the rules made under section 31 of the Indian Merchandise Marks Act, 1889, and</p> <p>(iii) the yarn has been manufactured beyond the limits of India, or</p> <p>(iv) having been manufactured within those limits, has been manufactured beyond the limits of British India in premises which, if they were in British India, would be a factory as defined in the Factories Act, 1934,</p> <p>(j) cotton sewing or darning thread, if—</p> <p>(i) the units in which the thread is supplied have not been conspicuously marked with the name of the manufacturer, exporter or wholesale purchaser in India of the goods, or</p> <p>(ii) if each unit has not been conspicuously marked with an indication of the weight of thread contained in it and the pint number in accordance with the rules made under section 26 of the Indian Merchandise Marks Act, 1889, and</p> <p>(iii) the thread has been manufactured beyond the limits of India, or</p> <p>(iv) having been manufactured within those limits, has been manufactured beyond the limits of British India in premises which, if they were in British India, would be a factory as defined in the Factories Act, 1934.</p>	
<p>XXV of 1934</p>	<p>XXV of 1934</p>	<p>11. In sub-section (3) of section 18A of the Sea Customs Act, 1878:—</p> <p>(a) for the words "British India", in both places where they occur, the word "India" shall be substituted;</p> <p>(b) for the words "and in the same language and character" the words "in the English language" shall be substituted.</p>	<p>Amendment of section 18A, Act VIII of 1934.</p>

12. For section 478 of the Indian Penal Code the following section shall be substituted, namely :—

Publication
of new sec-
tion 478, Act
XIV of
1940.

Trade mark.

"478. For the purpose of this Code, the expression "trade mark" includes a trade mark registered under the Trade Marks Act, 1940, and any mark used in relation to goods for the purpose of indicating or so as to indicate a connection in the course of trade between the goods and some person having the right to use the mark."

Amendment
of section
480, Act
XIV of
1940.

13. In section 480 of the Indian Penal Code, for the words "are the manufacture or merchandise of a person whose manufacture or merchandise they are not" the following words shall be substituted, namely :—

"have a connection in the course of trade with a person with whom they have not any such connection."

G. H. SPENCE,

Secretary to the Government of India.

(Republished by order of His Excellency the Governor)

P. APPU NAIR,

Secretary to Government, Legal Department.



THE 'FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

May 80 MADRAS, TUESDAY EVENING, APRIL 3, 1941

PART IV-B—MADRAS ACTS

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The following Act received the assent of His Excellency the Governor-General on the 17th March 1941 and is hereby published for general information:—

ACT No. X OF 1941.

An Act further to amend the Madras District Municipalities Act, 1920.

WHEREAS it is expedient further to amend the Madras District Municipalities Act, 1920, for the purposes hereinafter appearing;

AND WHEREAS the Governor of Madras has, by a Proclamation under section 103 of the Government of India Act, 1935, assumed to himself all powers vested by or under the said Act in the Provincial Legislature;

Now, THEREFORE, in exercise of the powers so assumed to himself, the Governor is pleased to enact as follows:—

1. This Act may be called the Madras District Municipalities (Amendment) Act, 1941.

MADRAS [21]

- Insertion of new section 68-A in Madras Act V of 1939. Madras Act V of 1939.
2. After section 68 of the Madras District Municipalities Act, 1939 (hereinafter referred to as the said Act), the following section shall be inserted, namely:—
- “68-A. The power conferred by section 68 to make or sanction contracts shall be subject to such rules as may be prescribed in regard to the conditions on which, and the mode in which, contracts may be made or sanctioned by or on behalf of municipal councils.”
3. In sub-section (2) of section 69 of the said Act, for the words “in conformity with the provisions of this and the last preceding section”, the following shall be substituted, namely:—
- “in conformity with the provisions of this section, of section 66, and of the rules referred to in section 68 A”.
- Amendment of section 69, Madras Act V of 1939.

(By order of His Excellency the Governor)

P. APPU SAIR,
Secretary to Government, Local Department.

Printed No. 24.

[Printed, 3 pms.



മോട്ട് സെന്റ് ജോർജ് സെനറ

IV-2-20 മോട്ട് സെന്റ് ജോർജ് സെനറ

SUPPLEMENT TO PORT ST. GEORGE GAZETTE, PART IV-2

നമ്പർ 2

APRIL 1, 1941

വിഷയം: മോട്ട് സെന്റ് ജോർജ് സെനറ, 1941 ഏപ്രിൽ 1-ാം തീയതി.

മോട്ട് സെന്റ് ജോർജ്.

MADRAS ACT,

മോട്ട് സെന്റ് ജോർജ് സെനറ 1941 ഏപ്രിൽ 1-ാം തീയതി
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ACT No. IX of 1941.
1941 AD 1-1-1941 AD.

AN ACT TO CONTINUE THE REDUCTION IN THE SCALE
OF TAX LEVIABLE UNDER THE MADRAS GENERAL
SALES TAX ACT, 1929, FOR THE YEAR BEGINNING
ON THE 1st DAY OF APRIL 1941.

1941 AD 1-1-1941 AD. വിഷയം: മോട്ട് സെന്റ് ജോർജ് സെനറ
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[illegible]

இந்தக் கட்டுரை எழுதியதில்
என். சந்திரசேகர் உதவியளித்தார்.
அவருக்கு நன்றி தெரிவித்துக் கொள்ளுகிறேன்.

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自他。

[illegible]

[illegible]

[illegible][illegible][illegible]

$$(v) \quad 7 \leq 2n - \text{Card}(S_{\text{odd}}) \leq \text{Card}(S_{\text{odd}}) \leq 2n - 7$$
[illegible][illegible]

(40) 72 = 70 மூலத்தில், 2 மூலத்துடன் கலந்துவிடவேண்டிய
 காரணத்தால், மூலத்துடன் 70 என்ற மூலத்துடன்
 33.33 2 மூலத்துடன் இரு 2 என்ற மூலத்துடன் மேலாகும்.

[illegible]

(ii) T4 - 70 வயதுக்கு மேல் உள்ளவர்களுக்கு, மருமகனின் உடனடி உரிமையுடன், சிறுது வயதிலிருந்து அவருக்கு முன்பு மேற்கொண்ட கடனில் 5 சதவீத ராஜ்யவாரியம் அல்லது வட்டவாரியம் முன்பாகவே செலுத்தலாம்.

[illegible]

செய்துள்ளதால் இவ்
விவரம் பற்றிய செய்தி
இது தொடர்பாக அறியப்பட
வில்லை.

[illegible][illegible]

အိတ်စကေးအတိုင်း ချိန်ထားပါ။

[illegible]

Water supply sufficient. Grazing ample. Fine
one of the promising in parts, others less. For
cattle. Better pasture. Condition of cattle
excellent.

WATSON, AND OTHERS OF THE STABLE WORKERS FOR THE WEEK ENDING 29th MARCH 1961

[illegible]

¹ In cases of average of gross value, the value of the property is determined by the average of the gross value of the property in the hands of the owner and the average of the gross value of the property in the hands of the tenant.

Station.	Trains.	Time.	Station.	Trains.	Time.
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Manuscript accepted 24 April 2003